

Export Duties to be collected on Country Goods according to Schedule B. annexed.

III. And it is hereby further enacted, that Duties of Customs shall be levied upon Country Goods exported by Sea from any Port of the Presidency of Fort William in Bengal, according to the rates specified in the Schedule B. annexed to this Act, with the exceptions therein specified, and the said Schedule with the Notes attached thereto, shall also be taken to be a part of this Act.

IV. And it is hereby enacted, that no Goods or articles whatsoever entered in either of the said Schedules, as liable to duty, shall be exempted from the payment of such duty or of any part thereof except under special order from the Governor of Bengal. Provided, however, that it shall and may be lawful for the Collector of Customs, or other Officer in charge of a Custom House, to pass free of duty, as heretofore, any baggage in actual use, at his discretion, and in case of any person applying to have Goods passed as such, the Collector acting under the orders of the Board of Customs, Salt and Opium, shall determine whether they be baggage in actual use, or Goods subject to duty, under the Rules of this Regulation.

No Goods entered therein as liable to duty to be exempted, except by order of Government.

But the Collector may pass baggage parcels or necessaries belonging to Passengers at his discretion.

V. And it is hereby enacted, that the Rules and Regulations now established for the levy of duties of Customs on Goods imported into, or exported from, Calcutta, and other Ports of the Presidency of Fort William in Bengal, shall continue to be in force, and shall be observed and applied for the levy of the Import and Export Duties imposed by this Act.

VI. And it is hereby further enacted, that it shall be competent to the Collector of Customs at any Port of the said Presidency, at his discretion, to send one or more Officers of Customs on board of any vessel coming into, or lying in the River, or Port, subject to his authority, and the Custom House Officer so sent, shall remain on board of such Vessel by day and by night, until the Vessel shall leave the Port, or until it be otherwise ordered by the Collector of Customs.

VII. And it is hereby enacted, that any Master or person in charge of such Vessel who shall refuse to receive a Custom House Officer on board when so deputed as above provided, or shall not afford such Officer suitable shelter and sleeping accommodation while on board, shall be liable to Fine, not exceeding the sum of 1,000 Rupees, which Fine shall be adjudged by and at the discretion of the Board of Customs, Salt and Opium at Calcutta, and the Vessel, by the Master or person in charge of which, such Fine shall have been incurred, shall not be moved until the same shall be paid.

VIII. And it is hereby enacted, that no Goods shall be allowed to leave any Vessel, or to be put on board thereof, until entry of the Vessel shall have been duly made in the Custom House of the Port, and Order shall have been given for discharge of the Cargo thereof, and it shall be the Duty of the Custom House Officer on board, and of all Officers of Customs, to seize as Contraband any Goods or Merchandise removed, or attempted to be removed from on board of the Vessel, or attempted to be put on board thereof in contravention of the above Provision. And after entry at the Custom House in due form, the Cargo of every such Vessel shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and con-

Goods not to be landed or put on board till entry of the Ship is duly made.

Cargo to be sent ashore and laden on board according to existing Forms.

Custom House Officers taking unauthorised Fees or Bribes subject to penalty of 500 Rupees.

IX. And it is hereby enacted, that any Custom House Officer whatsoever who shall demand, or accept any gratuity, not authorized by any existing Regulation or Order of Government in consideration of doing any Act in his Official capacity, shall forfeit for every such offence the sum of 500 Rupees, and any person who shall offer a Bribe to any Custom House Officer in order to induce such Officer to act in a manner inconsistent with his duty, shall forfeit a like sum; and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District, or Pincos, where the Custom House may be established by such Magistrate, and in default of payment any person so convicted, shall be committed to the Civil Jail of the City or District until the fine be paid, or for a period not exceeding six months.

X. And it is hereby enacted, that when Goods shall be seized as contraband and liable to confiscation, the Collector of Customs shall investigate the case, and according to his judgment, shall either release the Goods or adjudge them to confiscation, and whenever he shall declare Goods to be confiscated, he shall report his proceedings for confirmation and final adjudication by the Board of Customs, Salt and Opium. Provided however, that nothing herein contained shall be construed to prevent the Governor of Bengal from ordering the release of Goods seized, or from remitting any penalty whatsoever that may be incurred for contravention of the Customs Laws.

XI. And it is hereby further enacted, that twenty days shall be allowed for the discharge of the Import Cargo of Vessels not exceeding six hundred Tons of registered burthen, and thirty days for the discharge of the Import Cargo of Vessels exceeding that amount of registered tonnage, and the said periods shall be calculated from the day of the Tide Waiter, or other Custom House Officer, first going on board. And if the whole Cargo be not discharged by the expiration of the above stated periods respectively, the Master or Commander shall be charged with the Tide Waiter's or other Officer's wages, and other expences, for any further period that he or they may be detained on board. And if the Owners, Importers, or Consignees do not bring their Goods to land within the periods above fixed, it shall be the duty of the Master or Commander so to do. And if any Goods remain on board after the time fixed as above, for the discharge of the Import Cargo, the Collector may order the same to be landed and warehoused, for the security of the duties chargeable, and of any freight and primage and other demands that may be due thereon, giving his receipt to the Master for the same. Provided always, that in all cases it shall be lawful for the Collector or other Officer in charge of the Custom House, with the consent of the Master of the Vessel, to cause any Packages to be brought on shore, and to be deposited in the Government Warehouse for the Security of the Duties and Charges thereon, although twenty days may not have expired from the entry of such Vessel—and in case Goods so landed and warehoused be not claimed and cleared from the Custom House within three months from the date of landing, it shall be competent to the Collector to sell the same on account of the Duties, Freight, and other Charges incurred and due thereon.

Twenty or thirty days allowed to clear forwards.

After which the Master to pay charges of the Custom House Officer.

Master to land Goods if Consignees do not.

If their full Collector may land and warehouse.

And may land Packages before twenty days with consent of Master.

After three months, Goods may be sold for payment of Duties and Charges.

Arab and Foreign Asiatic Vessels to be treated as Foreigners.

XII. And it is hereby further enacted, that Vessels owned by Natives of Arabia, and coming from the Ports thereof, and likewise the Vessels of any Country or Port of Asia, not sub-

Kingdom of Great Britain and Ireland, shall be deemed Foreign Vessels.

SCHEDULE A.

Rates of Duty to be charged on Goods imported by Sea into any Port of the Presidency of Fort William in Bengal.

No.	Enumeration of Goods.	When Imported on British Bottoms.	When Imported on Foreign Bottoms.
1	Bullion and Coin,	Free,	Free.
2	Precious Stones and Pearls,	Ditto,	Ditto.
3	Grain and Pulse,	Ditto,	Ditto.
4	Horses and other living Animals,	Ditto,	Ditto.
5	Iron,	Ditto,	Ditto.
6	Books printed in the United Kingdom, or in any British possession,	Ditto,	3 per Cent.
7	Foreign Books,	3 per Cent., ..	6 per Cent.
8	Marine Stores, the produce or manufacture of the United Kingdom, or of any British possession,	3 per Cent., ..	6 per Cent.
9	Do. do., the produce or manufacture of any other place or country,	6 per Cent., ..	12 per Cent.
10	Metals, wrought or unwrought, the produce or manufacture of the United Kingdom, or any British possession,	3 per Cent., ..	6 per Cent.
11	Metals do. do., the produce or manufacture of any other place,	6 per Cent., ..	12 per Cent.
12	Woolens, the produce or manufacture of the United Kingdom, or any British possession,	2 per Cent., ..	4 per Cent.
13	Do., the produce of any other place or country,	4 per Cent., ..	8 per Cent.
14	Cotton Piece Goods, Twist and Yarn, the produce of the United Kingdom, or of any British possession,	3½ per Cent., ..	7 per Cent.
15	Do., the produce of any other place, ..	7 per Cent., ..	12 per Cent.
16	Opium,	24 Rs. p. Sr. of 80 Tolas, } Rs. 3-4 p. md. of 80 Tolas p. Sr.,	24 Rs. p. Sr. of 80 Tolas. Rs. 3-4 p. md. of 80 Tolas p. Sr.
17	Salt,	10 per Cent., ..	20 per Cent.
18	Tea,	5 per Cent., ..	10 per Cent.
19	Coffee,	10 per Cent., ..	20 per Cent.
20	Wines and Liqueurs, ..	10 per Cent., ..	20 per Cent.
21	Spirits, Consolidated Duty, including that levied heretofore thro' the Police of Calcutta,	9 As. per Imperial Gallon,	10 As. per Imperial Gallon.
	And the Duty on Spirits shall be calculated on the strength of London proof, and rateably increased or diminished as the strength may exceed or fall short of London proof.		
22	All Articles not included in the above enumeration,	3½ per Cent., ..	7 per Cent.

And when the Duty is declared to be ad valorem, it shall be levied on the market value without deduction.

And upon the re-export of Goods imported by Sea, excepting Opium and Salt, provided the re-export be made within two years of the date of

import, and the Goods be identified to the satisfaction of the Collector of Customs, there shall be retained one-eighth of the amount of Duty levied, and the remainder shall be repaid as Drawback. And if Goods be re-exported in the same Ship without being landed, (always excepting Opium and Salt, in regard to which the special rules in force shall continue to apply) there shall be no Import Duty levied thereon.

SCHEDULE B.

Rates of Duty to be charged upon Goods exported by Sea from any Port or Place in the Presidency of Fort William in Bengal.

No.	Enumeration of Goods.	Exported on British Bottoms.	Exported on Foreign Bottoms.
1	Bullion and Coin,	Free,	Free.
2	Precious Stones and Pearls,	Ditto,	Ditto.
3	Horses and living Animals,	Ditto,	Ditto.
4	Opium purchased at Government Sales in Calcutta,	Ditto,	Ditto.
5	Cotton Wool exported to Europe, the United States of America, or any British possession in America,	Ditto,	3 As. p. md. of 80 Tolas to the Seer.
6	Do. do. exported to places other than above,	As. 8 p. md. of 80 Tolas p. Seer,	As. 10 p. md. of 80 Tolas to the Seer.
7	Grain and Pulse of all sorts, and all preparations thereof in a dry state,	1 per Cent., ..	2 per Cent.
8	Indigo,	Rs. 3 p. md. of 80 Tolas to the Seer, ..	Rs. 6 p. md. of 80 Tolas to the Seer.
9	Lac-Dye and Shell-Lac, ..	4 per Cent., ..	5 per Cent.
10	Salt Petre,	5 per Cent., ..	10 per Cent.
11	Silk, Raw Filature, ..	3½ As. p. Sr. of 80 Tolas, ..	7 As. p. Sr. of 80 Tolas.
12	Silk, Bengal Wound, ..	3 As. p. Sr. of 80 Tolas, ..	6 As. p. Sr. of 80 Tolas.
13	Tobacco,	4 As. p. md., ..	8 As. p. md.
14	All Country Articles not enumerated or named above,	3 per Cent., ..	6 per Cent.

And when the duty is declared to be ad valorem, the same shall be levied on the market value of the Article at the place of Export, without deduction.

And in settling for the duties on Exports by Sea, credit shall be given for payment of Inland Customs Duty, and Drawback shall be allowed of any excess of duty paid, upon production of Ruwanas, under the following Conditions, until the 1st April, 1837:—

First, that the Goods shall be identified and destination to the Port of Export, proved in the usual manner.

Second, that the Ruwanas shall bear date before the 1st April 1836, and the Goods shall not have been protected thereby, or by the original thereof, more than two years.

And after the said 1st April 1837, credit shall not be given, nor shall Drawback be allowed of any Inland Customs or Land Frontier Duty paid at any Custom House or Chokee of the Jumna Frontier Line, or of Benares, except upon the Article of Cotton Wool, covered by Ruwanas taken out at the Custom Houses of the Western Provinces, and proved to have been destined for export by Sea when passed out of those Provinces.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 21st day of May next.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, MAY 14, 1836.

FORT WILLIAM,

FINANCIAL DEPARTMENT, the 27th Oct. 1834.

NOTICE is hereby given, that from and after the 15th November next, the Board of Trade has been empowered and directed to receive Tenders for advances to be made on Goods and Merchandise consigned to England, covered by Bills of Exchange, to be drawn, payable to the Hon'ble Court of Directors of the East India Company in London, under the conditions and in the forms following:—

1st.—The parties to whom advances may be made shall agree, that the respective Consignments shall be delivered into the Warehouses of the East India Company, or into such other Warehouses as the Court of Directors may appoint, and that they shall be subject to the management of the Court of Directors, so long as the Court shall continue to manage the Goods of individuals.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of Government, an advance of 2-3ds of such ascertained value will be made.

3d.—For repayment of the advance, Bills of Exchange are to be drawn in triplicate, at six months sight, at the rate of 2s. 2d. per Calcutta Sicea Rupee.

4th.—The parties will be required to place in the hands of the Board of Trade Bills of Lading of the Consignment and Policies of Insurance effected thereon both in triplicate. The Bills of Lading must be drawn, deliverable to the East India Company, or indorsed to order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company as the parties interested.

5th.—In case of default being made, either in acceptance, or payment of the Bills, the Court of Directors are to be authorized in the mode subsequently stated to sell the Goods for the purpose of repaying the Company the amount of the advances made thereon, together with the interest, should any have accrued; the Company, on the other hand, allowing discount when any part of the proceeds shall be realized before the Bills fall due.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods subject to all the conditions agreed upon with the Company, on payment of the Bills, and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision in case of the party, upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent, or in such case, should the Consignor prefer it, the Agency may be wholly withdrawn, and the settlement of either surplus or deficiency be made with the Consignor himself by

the Government from whom he received the advance, at the rates of Exchange, at which the Company may at the time be drawing Bills upon India.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with any charges which may be due to the Company thereon.

8th.—The rate of Discount to be allowed by the Company shall not be less than £3 per Cent. per Annum.

9th.—Parties receiving advances are to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Board of Trade, signifying their assent to all the foregoing Conditions, but more particularly for the purpose of expressly authorizing the Sale of the Goods, by the Company (without either notice to or concurrence of any person whomsoever) at any period, after default shall be made either in acceptance or payment of the Bills, also authorizing in such cases the repaying to the Company, the advances made either principal or interest, appointing the Agent in England, for each transaction, and signifying the wishes of the parties in the contingency referred to in the Sixth Article.

10th.—Upon the acceptance of any tender of Goods in Security for advances to be made on the above terms, the Goods will be valued by the Export Warehouse-keeper, and for the sum that may be settled as to be advanced thereon, the Board will grant an Order on the General Treasury, payable at 40 days sight.

11th.—The total sum to be advanced on Bills in the present season being limited in amount, the Board of Trade will use their discretion in giving a preference to tenders secured on Goods of a more valuable description, such as Silk and Indigo.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 11th SEPTEMBER, 1835.

Notice is hereby given, that the Board of Customs, Salt and Opium, has been authorized to make Advances of Cash to Merchants on Bills of Exchange, secured by Consignments of Goods, at the rate of 2s. 2d. per Calcutta Sicea Rupee until further Orders. In all other respects the terms and conditions of these Advances to be the same as advertised under date the 27th October last.

By Order of the Honorable the Governor of Bengal,

G. A. BUSHBY,
Secy. to the Govt. of Bengal.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 25TH APRIL, 1836.**

The following Draft of a proposed Act was read in Council for the first time, on the 25th April, 1836:
Act No. — of 1836.

I. It is hereby enacted, that whenever the Governor General in Council shall order that any of the Territories which were lately held by the Begum Bumsroo, and which lapsed to the East India Company on the 27th of January, 1836, shall be annexed to any district under the Government of the said Company, all Laws and Regulations now in force within such district, shall be in force in the Territories so annexed to such district.

Provided always, that the Criminal Courts shall not take cognizance of any offence committed in the said Territories previously to the 27th of January, 1836, unless specially empowered by the Governor General in Council so to do.

II. And it is hereby enacted, that no Court of Civil Judicature shall take cognizance of any claim within the said Territories, with respect to which claim a final decision may have been previously pronounced by any Court which at the time of pronouncing such decision was competent to pronounce such decision.

Ordered, that the Draft now read, be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 14th day of June next.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 26TH APRIL, 1836.**

The following Draft of a proposed Act was read in Council for the first time, on the 25th April, 1836:
Act No. — of 1836.

It is hereby enacted, that from the — day of — it shall be lawful for the Additional Government Commissioner, appointed by Regulation IV. of 1833, of the Madras Code, to nominate for the approbation of the Provincial Court of the Centre Division, any person whom the said Commissioner may think fit to be a Vakool in the Office of the said Commissioner; and if the Provincial Court shall approve of such nomination, the person nominated shall be appointed a Vakool in the Office of the said Commissioner, and shall receive a warrant of appointment on unstamped paper, duly authenticated by the said Commissioner.

II. And it is hereby enacted, that it shall be lawful for the said Commissioner to suspend any such Vakool from his functions; but in every such case, the said Commissioner shall forthwith report such suspension and the grounds thereof, to the said Provincial Court.

III. And it is hereby enacted, that it shall be lawful for the said Provincial Court to dismiss any such Vakool.

IV. And it is hereby enacted, that the said Commissioner shall frame with all convenient speed, a body of rules for the practice and remuneration of the Vakools of his Office, and shall submit the same to the Court of Sudder Adawlut of Fort St. George, and that the said rules when approved by the said Court of Sudder Adawlut, shall be of the same force as if they were inserted in this Act.

V. And it is hereby enacted, that no person not appointed a Vakool in the manner directed by this Act, or under suspension, or after dismissal, shall act as a Vakool in the Office of the said Commissioner.

Ordered, that the Draft now read, be published for general information.

Ordered, that the said Draft be re-considered at the first Meeting of the Legislative Council of India, after the 14th day of June next.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 9TH MAY, 1836.**

The following Act, passed by the Right Hon'ble the Governor General of India in Council, on the 9th May 1836, is hereby promulgated for general information:

ACT No. XI. of 1836.

I. It is hereby enacted, that from the 1st day of June 1836, the 107th Clause of an Act of Parliament passed in the 53d year of King George 3d, and entitled "An Act for continuing in the East India Company for a further term the possession of the British Territories in India, together with certain exclusive privileges:—for establishing further Regulations for the Government of the said Territories and the better administration of justice within the same, and for regulating the Trade to and from the places within the limits of the said Company's Charter," shall cease to have effect within the Territories of the East India Company.

II. And it is hereby enacted, that from the said day and within the said Territories, no person whatever shall, by reason of place of birth or by reason of descent, be, in any Civil proceeding whatever, excepted from the jurisdiction of any of the Courts hereinafter mentioned—that is to say:—

The Courts of Sudder Dowanny Adawlut—of the Zillah and City Judges—of the Principal Sudder Ameeris—and of the Sudder Ameeris, in the Territories subject to the Presidency of Fort William in Bengal.

The Court of Sudder Adawlut—the Provincial Courts—the Courts of the Zillah Judges—of the Assistant Judges—of the Registers, and of the Native Judges in the Territories subject to the Presidency of Fort St. George.

The Courts of Sudder Adawlut—of the Zillah Judges—of the Native Judges—and of the Principal and Junior Native Commissioners in the Territories subject to the Presidency of Bombay.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

(No. 812.)

ORDERED BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.

JUDICIAL AND REVENUE DEPARTMENT.

The Right Honorable the Governor of Bengal has been pleased to make the following Appointments:

THE 3d MAY, 1836.

Mr. R. M. Skinner to Officiate as Joint Magistrate and Deputy Collector of Zillah Nuddah, in the room of Mr. G. Adams.

THE 10TH MAY, 1836.

Mr. T. C. Robertson re-appointed to be a Judge of the Courts of Sudder Dowanny and Nizamut Adawlut. The re-appointment to bear date from the 13th ultimo.

The Honorable W. H. L. Melville to Officiate, until further orders, as Civil and Session Judge of Moorshedabad, in addition to his Political duties, taking charge from Mr. Oldfield, as soon as that Officer shall have accomplished the object of his special deputation.

Mr. G. Gough to Officiate, until further orders, as Civil and Session Judge of Tirhoot.

The Hon'ble J. C. Erskine to Officiate, until further orders, as Collector of Calcutta and the 24-Pergunnahs, in the room of Mr. F. Stainforth, retaining charge for the present, of the current duties of the Office of the Sunderbun Commission.

Mr. R. W. Hughes to be an Assistant under the Commissioner of Revenue and Circuit of the 11th or Patna Division.

The following Officer has obtained leave of absence from his Station:

Mr. James Reilly, the Principal Sudder Ameer of Rungpore, for fifteen days, on private affairs.

THE 10TH MAY, 1836.

The Right Honorable the Governor of Bengal has been pleased to make the following Appointments:

Mr. T. C. Scott to be Magistrate and Collector of the Northern Division of Cuttack, in the room of Mr. F. J. Halliday.

Mr. E. E. H. Repton to be Joint Magistrate and Deputy Collector in the Central Division of Cuttack, in the room of Mr. Scott.

ROSS D. MANGLES,
Secy. to the Govt. of Bengal.

No. 986.

ORDERS BY THE HONORABLE THE LIEUTENANT GOVERNOR OF THE NORTH WESTERN PROVINCES.

ALLAHABAD,

JUDICIAL AND REVENUE DEPARTMENT,
THE 4TH OF MAY, 1836.

The Honorable the Lieutenant Governor is pleased to make the following Appointments:

Mr. G. Mainwaring to be Civil and Session Judge of Benares.

Mr. J. Carter to be ditto ditto of Goruckpoor.

Mr. G. Lindsay to be Magistrate and Collector of Allahabad. Mr. Lindsay will continue to officiate as Additional Judge of Goruckpoor. He will likewise receive charge of the Office of Civil and Session Judge of Goruckpoor from Mr. Mainwaring and perform the current duties of the same.

Mr. H. Fraser to officiate as Civil and Session Judge of Cawnpore. Mr. Fraser has been desired to make over charge of the Office of Magistrate and Collector of Mynpoorie to Mr. J. Leach, who will officiate in that capacity until further orders.

G. MACSWEN,
Secy. to the Lt. Govr. N. W. P.

TO BE LET—The Circuit House at Hooghly, at a Monthly Rent of Company's Rupees. 54.

This House is a very desirable Residence, and has only lately been vacated by the Magistrate of the District.

Apply to the Executive Engineer, 1st Division at Barrackpore, or to the Barrack Sircar at Chinsura.

May 9th, 1836.

NOTICE.

Establishment of a Light House at Pondichery.

From the 1st of July 1836 a fixed Light of the 3d magnitude will be exhibited during the whole night, on the summit of a Tower recently constructed at Pondichery.

This Light, placed at 80 feet above the level of the Sea will be seen in clear weather, from a Ship's Poop, from a distance of sixteen to seventeen Nautical Miles.

During the N. E. Monsoon, that is to say, from the month of October to March, Vessels arriving during the night, in the Roads of Pondichery, should anchor in ten or twelve fathoms Water, the Light bearing by Compass from W. by N. to W. N. W. This Anchorage will be the most convenient for communication with the Shore and for Weighing in case of bad weather.

During the S. W. Monsoon, the wind prevailing from S. E. on the Coast, from the end of March to October, bad weather is not to be apprehended; Vessels can then anchor at night in six or seven fathoms with the Light bearing by Compass from W. to W. by N.

Thus placed, the Vessels will be during each Season, in the most favorable position for communication with the Shore.

Pondichery, the 10th March, 1836.

(Signed) A. HOSTEIN,
Le Capitaine de Port,

Approved,
(Signed) L. DALMAS,
Le Commissaire de la Marine Ordonnateur.

Published by Order of the Marine Board,
C. B. GREENLAW, Secretary.

Fort William, the 29th April, 1836.

NOTICE.

Payments at the Marine Pay Office.

NOTICE is hereby given, that in future Parties in whose favor Monies are passed payable by the Marine Paymaster, will be required to attend to the following directions:

If the Party, in whose favor the Bill is passed, himself draws the Money at the Pay Office, he will be required to receipt the Bill and also to sign an Office Check for the amount.

On the other hand, if the Money is to be drawn by the Agency of a Sircar or other Person, it will be necessary that the amount should be made payable (under the signature of the Party in whose favor it is passed) to such Sircar or other person by name—or to bearer—and such Sircar, or other person, or the bearer, will be required to receipt the Bill and to sign the Office Check for the amount.

Of course in the latter case, if the Money should be paid to the wrong person in consequence of the Bill being lost or stolen, or otherwise surreptitiously obtained by the Party presenting it, the Marine Department cannot be considered answerable.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 5th May, 1836.

NOTICE.

Civil Service Annuity Fund.

A General Meeting of the Subscribers of this Fund has been called by the nine undermentioned Subscribers for Friday, the 20th day of May next, to be held at the Town Hall in Calcutta, at the hour of 11 A. M. on that day, to determine the following questions:

1st.—“Whether the Rules, which provide that all acts of the Managers shall be open to ‘revision and control’ by three-fourths or more of the voters at a duly convened General Meeting, be intended to require that every act of the Managers shall have the confirmation of the said number of Voters at a said General Meeting, or that the acts of the Managers (provided those acts be contemplated by the Rules) shall be good and binding, if not *ratified* or *negatived* by the said number of Voters at a said General Meeting.”

2d.—“Whether or not the Rules contemplate and allow that the Managers may elect a Secretary and Accountant without reference to a General Meeting of Subscribers.”

3rd.—“Whether or not if the Rules do contemplate and allow such a power to the Managers, a proposition ‘that the Managers’ appointment of the Secretary and Accountant be confirmed’ can, by reason of not having been carried by a majority of at least three-fourths of the Voters, invalidate or at all vitiate the Managers’ appointment.”

Called by

G. Udny,	J. M. Hay,
C. H. Trevor,	F. A. Lushington,
R. H. Rattray,	Henry Palmer,
C. G. Blagrove,	and
N. J. Hallid, Esqrs.	S. G. Palmer, Esqrs.

Published by Order of the Managers,

J. P. GRANT,

Secretary to the C. S. A. Fund.

The Managers give Notice that, on the same day, they will submit to the General Meeting, Rules to give effect to the Orders of the Hon'ble Court of Directors dated 27th May, 1835.

J. P. GRANT,

Secretary to the C. S. A. Fund.

C. S. A. F. G. the 30th March, 1836.

LAW PAPERS, ACCOUNTS, NEWSPAPERS.

It is requested that reference be made to the Notice from this Office published under date, the 18th September 1834, in the *Government Gazette*. Should Letters, or Papers, of Instructions, Remarks, or of other Matter, be found under a Cover said to contain the abovementioned Documents, the whole becomes liable to ten times full Letter Postage. The Rules which permit the transmission of Documents of the above description at reduced rates of Postage are published in the Calcutta Directories, together with the Penalties for infraction of those Rules.

G. J. SIDDONS,

Post Master General.

Calcutta, General Post Office, 18th February, 1836.

LIST OF UNCLAIMED LETTERS remaining in the General Post Office, which have accumulated, between the 1st January and 31st December, 1835.

S.

Stewart, Lieut. Alistair—(2 Letters,) Bengal European Regt. Dinapore, Bengal.
 Scott, Capt.—Artillery, Calcutta.
 Sterndale, Esq. Hy. M.—Care of H. Barlow, Esq., Calcutta.
 Sterndale, Esq. Hy.—Care of Hy. Barlow, Esq., Calcutta.
 Sykes, Mrs. Frances—Calcutta, India.
 Smith, Capt. John—Ship Capricorn, Diamond Harbour.
 Stevens, Revd. J. N.—Dinapore, Bengal.
 Shave, Mr. John T.—(3 Letters,) Mrs. O'Brien, No. 140, Dhurrumtollah, Calcutta.
 Smith, Thomas—Of Pullenham, 44th Regiment, India.
 Sloan, W.—Fort William.
 Smith, Esq. G.—Judge, Serampore.
 Scott, Lieut. C. J. C.—32d Regt. N. I., care of Collins and Co., Calcutta.
 Sweetman, Lieut. W. A.—16th Lancers, Bengal.
 Symers, Capt. Thos. L.—Care Messrs. Lyall and McKenzie, Exchange, Calcutta, E. Indies.
 Stephens, Esq. David—Calcutta.
 Senley, Mr. A. C.—&c. &c. &c., Calcutta.
 Sunbolf, Esq. R.—On board the Cornwall, Capt. Bell, Kedgeroe.
 Sukeas, Mrs.—Calcutta.
 Simon, Ter.—At Saidabad, via Moorshedabad.
 Sage, Mr. John—Or Mr. Augustine Sayer, Calcutta, East Indies.
 Speir, Esq. Robert—Jessore, Calcutta, East Indies.
 Sully, Doctor—R. L. Company's Service, Calcutta.
 Sookass, Mrs. Hurepminah—Gazeepore.
 Bayell, Mr. A.—Assist. Surveyor to Mr. P. Chill, Arrakan.
 Sealy, Mr. C. R.—Care of J. W. Smith, Esq. Calcutta.
 Smith, Mr. R. S.—To the care of Mrs. M. Smith, Entally Road, Calcutta.
 Smith, Mr. Alfred W.—Bow Bazar, Calcutta, to be left at the Post Office until called for.
 Sampson, Esq. James—Collector, &c. &c. &c., Fort William, Calcutta.
 Sampson, James—Colour Sergeant, or Collector, Calcutta, East Indies.
 Stonehouse, Esq. Vansittart—Civil Service, Calcutta.
 Smart, John—(2 Letters,) Artillery Driver, 3d Company 6th Batt. Bengal Artillery, the Hon'ble East India Company's Service, Calcutta, Bengal.
 Smith, W. A.—Sergt. Major doing duty with the 50th Regt. N. I. Barrackpore, Bengal E. I.
 Sheehan, Thomas—Private Soldier, Hon'ble East India Company 1st European Regt. of Infantry, Compoore, Bengal Station, East Indies, or elsewhere.
 Sargeson, James—Gunner, European Artillery, Dum Dum Barracks, 4th Batt. 4th Company Bengal, near Calcutta, East Indies.
 Sinnott, Thomas—Gunner, 1st Batt. Artillery, Dum Dum, Calcutta.
 Sarms Behs—Durrumtollah, Calcutta.
 Samon, Father—Care of Gutchea, Esq., Attorney at Law, for Munniphaken, Esq., Armenian Church, Sydobad, Muradabad.
 Souverre, Mademoiselle Heloise DeLaroche—(6 Letters,) to the care of the Post Master General, Bengale, Calcutta.
 Shaw, Esq. James—Sir C. Metcalfe Steam Boat, Calcutta.
 Saunders, Capt.—Ship Pearl, care of Messrs. Cockerell and Co., Calcutta.
 Symers, Capt. A.—Barque Caledonia, inward bound, Kedgeroe.
 Surplex, Capt.—Ship Caesar, to wait the arrival at Kedgeroe.

(To be Continued.)

Wm. MOORE, Deputy Post Master.

General Post Office, 12th March, 1836.

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Young and others, heretofore trading in Co-partnership at Calcutta, as Merchants and Agents, under the Style and Firm of Alexander and Company, Insolvents. Notice is hereby given, that an Account of the Receipts and Disbursements of Messrs. William Cobb Hurry and Thomas Holroyd, the Assignees of the Estate and Effects of the said Insolvents, for the month of April last, has been filed, and may be inspected by the Creditors of the said Insolvents, and all persons interested therein, on application at the Office of the Chief Clerk.

Office of Examiner, 11th May, 1835.

Messrs. Wight and Boyle, Atties.

কলিকাতার জোত্রহীন করজদারানের পরিজা**রাখে আদালত**

নতিয়ান জেমস ইয়ং সাহেব এডবারায় থবর ওগুরহর বিষয় জাহারা এহার দেওয়া আইতে পূর্ব কারবার করিডেন কলিকা ছে জে উক্ত নতিয়ান শৌদাগরি ও এজেনসিগি যানগনের মাল রি বধরায় আলিকজাপুর এবং ও জায়দানের কোম্পানির নাম ও উপাধিতে মোজারকার মিন্স উইলিয়াম কবহরি এবং তামস হালরাইড সাহেবের এক আদায় এক থরচের হিসাব গতে। আপরেল মাহার দাখিল হইয়াছে তাহা উক্ত নতিয়ানগনের মহাজনগন এবং তদ্বিশয়ে সত্যিকারি ব্যক্তিগনের দ্বারায় চিপকোলক সাহেবের আফি শে এজাহার করিগেই সৃষ্টি হইবেক

একজামিনর সাহেবের আফি

সন ১৮৩৬ সাল ১১ মে

মিসুয়র্ন ওয়াইট এবং বাইল উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Cullen and Robert Browne, heretofore trading in Co-partnership at Calcutta, as Merchants and Agents, under the Style and Firm of Crutenden, Mackillop and Company, Insolvents. Notice is hereby given, that an Account of the Receipts and Disbursements of Thomas Holroyd, Esquire, the Assignee of the Estate and Effects of the said Insolvents, for the months of March and April last, has been filed, and may be inspected by the Creditors of the said Insolvents, and all persons interested therein, on application at the Office of the Chief Clerk.

Office of Examiner, 11th May, 1836.

Messrs. Waddington and Wilson, Atties.

কলিকাতার জোত্রহীন করজদারানেরদিগের**পরিজানাখে আদালত**

নতিয়ান জেমস কলেন ওরা এডবারায় থবর বট বোন সাহেবের বিষয় জাহা দেওয়া আইতে রা এহার পূর্ব কারবার করিডেন ছে জে উক্ত নতিয়ানগনের মাল রি বধরায় শৌদাগরি তয়ানগনের মা ও এজেনসিগিগি করিডেনডেন মে ল ও জায়দানে কিলাপ এবং কোম্পানির নাম ও র মোজারকার উপাধিতে মোজারকার মিন্স উইলিয়াম কবহরি এবং তামস হালরাইড সাহেবের এক আদায় এক থরচের হিসাব গতে। আপরেল মাহার দাখিল হইয়াছে তাহা উক্ত নতিয়ানগনের মহাজনগন এবং তদ্বিশয়ে সত্যিকারি ব্যক্তিগনের দ্বারায় চিপকোলক সাহেবের আফি শে এজাহার করিগেই সৃষ্টি হইবেক

একজামিনর সাহেবের আফি

সন ১৮৩৬ সাল ১১ মে

মিসুয়র্ন ওয়াইট এবং উইলসন উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Calder and others, heretofore trading in Co-partnership at Calcutta, as Merchants and Agents, under the Style and Firm of Mackintosh and Company, Insolvents. Notice is hereby given, that an Account of the Receipts and Disbursements of Messrs. Robert Castle Jenkins and Thomas Holroyd, the Assignees of the Estate and Effects of the said Insolvents, from First until Thirtieth day of April last, has been filed, and may be inspected by the Creditors of the said Insolvents, and all persons interested therein, on application at the Office of the Chief Clerk.

Office of Examiner, 11th May, 1836.

Messrs. Collier, Bird and Grant, Atties.

**কলিকাতার জোড়হীন করজব্বারানের পরিচয়
নার্থে আদালত**

বাতয়ান জেমস কালডার সাহেব এতদ্বারা ব
ওগয়রহর বিষয় জাহারা এহার বর দেওয়া
পূর্ কারবার করিতেন কলিকাতায় জাইতেছে জে
বহরায় শোবারি ও এজেনসী গি উক্ত বাতয়ান
হি মেকিনটশ এবং কোল্লারি নাম গনের মাল
ও উপস্থিত ও জায়দানের
মোকারগন মিস্ত্রী রাবট ক্যাশটিন জেনকিনসে।
এবং জামস হালরাইড সাহেবের এক আদায় এবং
বরচের হিশাব গতো আপনেন মাহার ইয়ক
নাগাইন ও ডারিৎ বাস্তিৎ হইয়াছে তাহা উক্ত
বাতয়ানের মহাজনগন এবং ডবিশয়ে সন্তাপিকারি
ব্যক্তিগনের দ্বারা চিপকেনার্ক সাহেবের আকি
শে এজাহার করিলেই দৃষ্টি হইবে

একজামিনর সাহেবের আকি

সন ১৮৩৬ সাল ১১ মে

মিশন. কানিএর বউ এবং গার্ট উকি

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that at a Court holden on Saturday, the Seventh day of May, instant, on the Hearing and Examination of the Schedule of

Gluckehunder Ruckel, Gopeynauth Ruckel, Chintamoney Ruckel, and Sreenauth Ruckel,

all of Ramchunderpore, in the District of Twenty-four Pargunnahs, and also of Burrow Bazar, in Calcutta, lately carrying on trade and business in two separate Partnerships, one with Brijonauth Ruckel alone, and the other with the said Brijonauth Ruckel and one Chintamoney Mullick, at Burrow Bazar aforesaid, as Iron-mongers, seeking the benefit of the Statute 9th Geo. IV. Cap. 73. It was adjudged, that the said Gluckehunder Ruckel, Gopeynauth Ruckel, Chintamoney Ruckel, and Sreenauth Ruckel, were entitled to the benefit of the said Statute, and that they be discharged.

P. O'Hanlon, Examiner.

Office of Examiner, 11th May, 1836.

Mr. N. Hudson, Atty.

**কলিকাতার জোড়হীন করজব্বারানের পরিচয়
নার্থে আদালত**

এতদ্বারা বর দেওয়া জাইতেছে জে বতমান
মে মাহার ৭ নবিহার ডারিৎের আদালতে সুনানি
তে ও তহকিক করার সিডিউল অর্থাৎ দেমা ও পাও
নার ক

গোলকচন্দ্ররক্ষিত গোপিনাথ রক্ষিত চিত্তামনি
রক্ষিত ও ব্রিনাথ রক্ষিত ২৪ পরগনার মোং গ্রামচন্দ্র
পূর্ নিবাসি এবং কলিকাতার মোং বড়বাগানে
ব্যক্তিতেন এবং কারবার করিতেন সেইখানে

সে। হার ডিয়ার বহরায় এক বুজনাথ রক্ষিতের দহি
ত আর এক এই বুজনাথ রক্ষিত ও চিত্তামনি মল্লি
কের সহিত আকিৎকা করেন লঙ্কে কানুনে জাজে
কোর্ড বাগসাংহের বাবসাই এর নবম বৎসরের এক।
সিত আইনের ৭৩ দ্বারা এটি হইয়া লঙ্কে কানু
নে এবং উক্ত গোপক চন্দ্র রক্ষিত গোপিনাথ রক্ষিত
চিত্তামনি রক্ষিত এবং ব্রিনাথ রক্ষিত সকলে ঞালাস
পাইলেন উক্ত আইন মত

P. O'Hanlon, Examiner.

একজামিনর সাহেবের দপ্তরখানা

সন ১৮৩৬ সাল ১১ মে

Administrations.

ALL Persons indebted to the Estate of JAMES FLEMING, late an Indigo Planter at Jytwarapore, in Tirhoot, are requested to make payment to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make their Claims known.

THE like Advertisement as to the Estate of RALPH FORSTER, Esq., late a Captain in the Seventy-second Regiment of Native Infantry.

26th April, 1836.

(3)

THE like Advertisement as to the Estate of BAR-NABAS CHARLES BRADDEE, late Steward of the Bengal Club, (with a Copy of his Will annexed.)

3d May, 1836.

THE like Advertisement as to the Estate of CHARLES HUNTER, late of Calcutta, Merchant, (with a Copy of his Will annexed.)

6th May, 1836.

(2)

NOTICE is hereby given, that at a General and Quarter Sessions of the Peace holden at the Office of His Majesty's Justices of the Peace, in the Town of Calcutta, on Monday, the Ninth day of May, instant—It was Ordered that Notice should be given by the Assessors to the Owners and Occupiers of Premises of Assessment whereof shall be proposed to be altered, requiring all persons having objections to make thereto or to the present Assessment, to present the same in a Petition, to be addressed to His Majesty's Justices of the Peace in Sessions, and to file the same with the Clerk of the Peace on or before the 20th day of May, instant, after which period no such objections will be received, and for the purpose of hearing and determining upon such objections and other business, the Sessions are adjourned to Saturday, the 4th day of June next, at the Police Office, and will be continued every Saturday, or oftener, until such Appeals or other business shall be disposed of. And Notice is hereby given, that when persons shall be desirous of obtaining a discharge or remission of Assessment during the period of the vacancy of the Premises they shall, within the space of seven days next after such vacancy shall happen, give Notice thereof in writing, either in the Persian, English or Bengallee Language, to the Collector of Assessment, and a receipt shall be granted by him.

And no Notice purporting that any Premises became vacant on a day anterior to the seventh day next preceding the day of leaving same Notice at the Office of the Collector, shall be available for obtaining a remission of the Assessment previously due for the same, but shall be held applicable to seven days preceding the day of such Notice having been given as aforesaid and no further period.

And that Notice of re-occupation shall in like manner be given to and acknowledged by the Collector, and no claim to remission of Assessment, upon the plea of vacancy will be allowed, unless such Notice of vacancy and re-occupation shall have been given and acknowledged in the manner aforesaid, and the Assessment made and allowed in these Sessions will take effect from the 1st day of August next, and not earlier.

J. YOUNG, Clerk of the Peace.

Clerk of the Peace Office, the 10th day of May, 1836.

برای آن تظلمه اشتیاد درین د فتر خاندان ویزان
خواهد شد
بموجب حکم عالیجناب عالیجناب پورق بر سر
ونک و الیون فی التاریخ دهم ماه می
سنه ۱۲۸۳ مطابق بست و نهم ماه بیساکه
سنه ۱۲۸۳

S. G. PALMER, Acting Secy.

ইন্ডিয়ায় দেওয়া যাইতেছে

যে তিয় পন্নিমান লিম্বুক বেহার ও বারানসের
আকিম যাহা গত এপ্রিল মাহার ২৯ তারিখে হুত
ইন্ডিয়া কোম্পানি বাহাদুরের নিলামে গ্রহিত করিয়া
খরিদারগ মোতাবক নরুত নিলাম আমানত পেন
গী দাখিল করিতে ত্রুটি করিয়াছে এমতে সেই আ
কিম একসঙ্গে কমে ইন্ডিয়া সন ১৮৩৬ সাল তা
রিখ ১১ মে মোতাবক সন ১২৪৩ সাল বাবলা
তারিখ ৭ ইয়াইট রোজ বৃষ্টিবার রিসেল অর্থাৎ
পুনরায় বিক্রয় হইবেক নিলাম দিবা দুই প্রহর
এক ঘণ্টার পরে আরম্ভ হইবেক

নরুত নিলাম

এতি লাইটের কিয়তের উপর কিসত ১৫ টাকার
হিসাবে হর নগদ তহা অথবা কোম্পানি বাহাদুর
মোসুকের কাগজ নিলামের সময় খরিদার অথবা
খরিদারগ আমানত দাখিল করিবেন তাহাতে ত্রুটি
হইলে এ প্রথম ডাক বাজিল ও আমদুর হইয়া
খরিদা লাট অথবা লাটহা পুনরায় বিক্রয় হইবেক
আকিমের কিয়তের ববাক টাকা নিলামের তারি
খ ইন্ডিয়া সন দিবসের মধ্যে দাখিল করিবেন যদ্য
পি মেয়াদ মজদুর মধ্যে দাখিল না করিবেন তবে
কিসত ১৫ টাকার হিসাবে আমানত মজদুর কোম্পা
নি মোসুকের সরকারে ববাক জব্দ হইবেক এবং
যে আকিমের এ আমানত দাখিল হইয়া থাকে সেই
আকিম বোর্ডে পন্নিমিট ও নমক ও আকিমের হুজ
ম মোতাবক কোম্পানি মোসুকের নিজ হিসাবে
বিক্রয় হইবেক

যে আকিম এইজনে রিসেল কারন এন্ডেহার
হইল তাহার জে মেকদার এ মকররি তারিখে বি
ক্রয় নাহইবেক তাহা বোর্ডে কতক নিরূপিত পঞ্চাৎ
কোন তারিখে নিলামে দরপেন হইবেক তদর্থে
এক এন্ডেহার এই হুজমদার লটকাইয়া নিলাম
হইবেক

বিমোজির হুজম সাহেবান আনিসান বোর্ড পর
মিট ও নমক ও আকিম ইতি সন ১৮৩৬ সাল
তারিখ ১০ মে

S. G. PALMER, Acting Secy.

NOTICE is hereby given, that the Deposits on certain
Lots of Salt purchased at the Sales held in Decem-
ber 1835, the Purchasers whereof failed to pay the
amount of Clearance agreeably to the Conditions of Sale,
have been forfeited under the orders of the Board, dated
the 15th Instant; and the said Salt will be positively Re-sold
at the Exchange Rooms, on Monday, the 16th of May
next.

The Sale will commence after 1 P. M.

The Re-sale shall be held subject to the confirmation
of the Board, who reserve to themselves the option of
accepting or rejecting the amount bid for the Salt Re-sold
within Twenty-four hours from the time of Re-sale.

The other Conditions of the Re-sale will be publicly
notified at the time of Re-sale.

By Order of the Board of Customs, Salt and Opium, the
16th April 1836,

S. G. PALMER, Acting Secretary.

এন্ডেহার দেওয়া যাইতেছে

যে গত ডিসেম্বর মাহার নিলামের বিক্রীত হয়
কের কিয়তের ববাক টাকা খরিদারগ নিলামের
সরুত অনুসারে দাখিল করিতে না পারিবার এ নম
কের আমানত পেনগী টাকা ১৬ এপ্রিল তারিখের
বোর্ডের হুজম আমানত জব্দ হইল এ ববাক আগামি
১৬ মে রোজ সোমবার একসঙ্গে হুজম নিশ্চিত
রূপে বিক্রয় হইবেক নিলাম দিবা দুই প্রহর এক
ঘণ্টার পরে আরম্ভ হইবেক

সানি নিলামে বোর্ডের সাহেবানদিগের মঞ্জুরে
র সাপেক্ষ থাকিবেন এবং যে সকল নমক এ সানি
নিলামের দ্বারা বিক্রয় হইবেক তাহার মূল্যের
ডাক নিলামের সময় অবধি ২৪ ঘণ্টার মধ্যে বো
র্ডের সাহেবানেরা গুাহ্য কিম্বা অগুাহ্য করিবার
এজিয়ার আগম দস্তে দাখিলেন

সানি নিলামের অব্যত সরুত সকল নিলামের
সময় একান্তরূপে জানান জাইবেক

বিমোজির হুজম সাহেবান আনিসান বোর্ড পর
মিট ও নমক ও আকিম ইতি সন ১৮৩৬ সাল
তারিখ ১৬ এপ্রিল

S. G. PALMER, Acting Secretary.

SALT.

Revenue Board Office, Fort St. George, 21st April, 1836.

STATEMENT shewing the quantity of SALT to be ex-
ported to Calcutta from the Collectorate of Chingleput
in the current year 1836-37, and the quantity in Store ready
for exportation, on the 16th April 1836, under the terms of the
Advertisement dated the 20th February, and published in the
Fort St. George Gazette of the 5th March 1836.

	Quantity of Salt permitted to be exported to Cal- cutta in 1836-37.	Quantity already exported.	Quantity remain- ing to be export- ed.	Quantity actually in store and ready for exportation.
	Bl. Mds.	Bl. Mds.	Bl. Mds.	Bl. Mds.
Chingleput Covelong,	1,50,000	20,580	1,29,420	20,580

A. P. ONSLOW, Secretary.

NOTICE is hereby given, that on Thursday, the 19th May next ensuing, corresponding with the 7th Jist 1243 B. S., the undermentioned LANDED PROPERTY will be put up for Sale by Public Auction, at the Bhagulpore Collector's Office, for the recovery of Arrears of Government Revenue, unless immediately liquidated.

No. of Lot.	No. of No. Entry.	Pergunah or Mehul.	Recorded Proprietor.	Annual Sudder Juma of the Entire Estate.	Subject of Sale.	Half Balance.	Interest and Penalty.	Bukyah Balance, including Interest & Penalty.	Total Balance.
1	"	Talka Bunharah, Perg. Bhagulpore, - - -	Shem Chowdry, - - -	9814 4 5 2	Entire Estate.	6055 0 0 0	280 4 10 0	8324 15 10	6631 4 0 0
2	"	Tuppa Moseeharee, Perg. Bhagulpore, - - -	Raja Bhugwan Sing, &c. - - -	8192 0 0 0	Ditto,	4139 12 0 0	241 6 0 0	0 0 0	4381 2 0 0
3	"	Niaf Talka Bickrampore Chackrame, Perg. Chyes, - - -	Chowdry Kalesur Sing, &c. - - -	7329 15 0 0	Ditto,	2931 0 0 0	129 15 16 2	0 0 0	3060 15 16 2
4	"	Ditto ditto, - - -	Mr. P. Onraet, - - -	7229 15 0 0	Ditto,	2259 0 0 0	69 3 6 0	0 0 0	2328 3 6 0
5	"	Talka Dhupdhara, Perg. Chyes, - - -	Bethee Mokhan, - - -	7600 9 0 0	Ditto,	3290 0 0 0	142 9 10 0	0 0 0	3432 9 10 0
6	"	Talka Kundamah, Perg. Chyes, - - -	Raja Odithmarain Sing, &c. - - -	12811 11 0 0	Ditto,	4019 8 0 0	176 10 2 2	0 0 0	4195 8 2 2
7	"	Pergunah Suhrooce, in Mohlat Khurugpore, -	Moharaja Rahmat Ally Khan, - - -	56712 4 8 2	Ditto,	86465 8 18 1	1588 2 7 2	0 0 0	37953 11 5 3

E. E.

J. DUNBAR, Collector.

Talka Bhagulpore, Collector's Office, the 19th April, 1936.

NOTICE of Public Sale, in satisfaction of Judicial Decree, unless intermediately liquidated, at the Deputy Collector's Office, Monghyr, on the 1st day of May 1836, corresponding with 19th Jyoti 1243 B. S. and 1st Amsr 1243 E. V.

Name of Moteel to be sold and of the Pargunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Estimated Annual Produce.	Amount of the Decree.	REMARKS.
Mirzapoor Gohardhun, &c. in Pargunnah Mulkee, Lot No. 1.	Moost. Lutchee, and Oomrao Bahadoor, Heir and Representatives of Mookhtar Bahadoor,.....	H. A. G. R. Average 10000 0 0 0	H. A. G. R. 120628 4 10 0	This Estate consists of 24 Villages, which have been declared Rent Free after investigation agreeably to the Provisions of Regulation 11. of 1819.

A. LANG, Offg. Dy. Collr.

Monghyr Dy. Collr's Office, the 30th April, 1836.

NOTICE is hereby given, that on Thursday, the 2d June next ensuing, corresponding with the 16th Jist 1843 B. S., the undermentioned **LANDED PROPERTY** will be put up for Sale by Public Auction, at the Bhagulpore Collector's Office, for the recovery of Arrears of Government Revenue, unless intermediately liquidated.

Number of Lot. No. of Registry.	Pargunnah Moteel.	Recorded Proprietor.	Annual Sudder Juma of the entire Estate.	Subject of Sale.	Half Balance.	Interest and Penalty.	Bukyah Balance, including Interest and Penalty.	Total Balance.
2	Ph. Konkjole.	Moost. Khyronesso.	8114 7 13 0	Entire Estate.	7366 10 0 0	321 15 12 3	0 0 0	7688 10 5 3

E. E.

J. DUNBAR, Collr.

Bhagulpore, Collector's Office, the 29th April, 1836.

NOTICE is hereby given, that the Effects of the late Mr. C. TODD, of the Civil Service, are under the Seal of this Court, and will be delivered to any person duly authorized to receive the same.

R. BARLOW, Judge.

Zillah Rajshahye, Dewanny Adawlut, }
the 23th April, 1836. }

NOTICE is hereby given, that Sundry Effects, the Property of Lieut. G. DWYER, of the Invalid Establishment, late of Moongyr, are under the Seal of this Court, and will be delivered to any person duly authorize to received the same.

E. LEE WARNER, Judge.

Zillah Bhagulpore, Dewanny Adawlut, }
the 3d May, 1836. }

NOTICE is hereby given, that Three-half Chests, supposed to contain Beer, and Seven one-dozen Boxes of Claret, marked "J. B. D. Barielly," have been picked up by the Police of Barh. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, Magistrate.

Patna, Foujdaree Court, the 6th May, 1836.

NOTICE is hereby given, that the Kutchery House of Barripore and Premises, the property of the Honorable Company, will be exposed to sale by Auction, at the Office of the Collector of the 24-Pargunnahs, on the 14th July next.

F. STAINFORTH, Offg. Collr.

Collector's Kutchery, 24-Pargunnahs, }
the 12th May, 1836. }

Late Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Twenty-sixth day of May, instant, Precisely at the hour of 12 o'Clock at Noon, William Hickey, Esquire, late Sheriff of Calcutta, will put up a Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Venditioni Exponas in his hands against Syed Toranb Allee and Bibee Jaun,—

1.—The Right, Title, and Interest of the said Syed Toranb Allee and Bibee Jaun, of, in, and to all that Brick-built Messuage, Tenement, or Dwelling House, with the piece or parcel of Land or Ground thereunto belonging, and on part whereof the same erected and built, containing, by estimation, Five Cottahs, be the same a little more or less, situate, lying, and being in Pauchey Dhobaney's Lane, in Coberdangah, in Sootanooty, in the Town of Calcutta aforesaid, and butted and bounded as follows: (that is to say,) on the North by the said Lane called Pauchey Dhobaney's Lane, on the South by the Ground next hereinafter described, on the East by the Garden Ground of the late Frankistno Sing, and on the West by the Tenanted Ground of Hurrypersaud Doss.

2.—And also, the Right, Title, and Interest of the said Syed Toranb Allee and Bibee Jaun, of, in, and to all that other piece or parcel of Land or Ground, containing, by estimation, Five Cottahs, be the same a little more or less, situate, lying, and being at Coberdangah, in Sootanooty, in Calcutta aforesaid, and immediately adjoining and to the South of the above described House and Land, and butted and bounded as follows: (that is to say,) on the North by the said above described House and Land, on the South by the House and Ground of one Doorgadoss Baboo, on the East by the said Garden Ground of the said late Frankistno Sing, and on the West by the said Tenanted Ground of the said Hurrypersaud Doss.

The Conditions of Sale may be known by applying at the Sheriff's Office.

Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Second day of June next, precisely at the hour of 12 o'clock at Noon, the Sheriff of Calcutta will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Venditioni Exponas in his hands against Hurrogovind Ghose,—

The Right, Title, and Interest of the said Hurrogovind Ghose, of, in, and to a Talook, situate at Mouzah Ghosah, in the Pergunnah Jahanabad, and in the District of Hoogly.

And also, the Right, Title, and Interest of the said Hurrogovind Ghose, of, in, and to a Lower-roomed Brick-built Messuage, Tenement, or Family Dwelling House, with a piece or parcel of Land or Ground thereunto belonging, and a Tank thereon, containing, by estimation, Two Biggahs, more or less, situate, lying, and being at Hurripaul, in Pergunnah Jahanabad, in the District of Hoogly, and buttet and bounded in manner following: (that is to say,) on the North by the House and Land of Modosoodun Sircar, on the East by the Land of Sumboochunder Ghose, on the South by the House and Land of Modosoodun Ghose, and on the West by the Tank of Juggumohun Mozemdar and others.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE.—The public are respectfully informed that the business of RANKEN AND CO., Tailors and Habit Makers, Old Court House Street, will be carried on by the undersigned as heretofore from this date, and to whom all Debts contracted since 1st May 1832, are requested to be paid; and those contracted previous to that date, to be paid to Mr. JOHN HASTIE, Executor of the Wills of the Deceased Partners of the previous Firms.

EDWARD JOUNSON.

THOMAS MARSHALL.

Calcutta, 2d May, 1836.

LOTTERY on 296 (Two Hundred and Ninety-six) Whole Tickets of the 2d Calcutta Lottery of 1836, to consist of 1350 (Thirteen Hundred and Fifty) Chances at Company's Rupees 25 (Co. Rs. Twenty-Five) per Chance.

The following are the Prizes, viz.

1 Prize of	50 Tickets.
2 Ditto of 10 each,	20 Ditto.
2 Ditto of 5 "	10 Ditto.
2 Ditto of 4 "	1 Ditto.
25 Ditto of 1 "	25 Ditto.
50 Ditto of $\frac{1}{2}$ "	26 Ditto.
252 Ditto of $\frac{1}{4}$ "	63 Ditto.
504 Ditto of $\frac{1}{8}$ "	63 Ditto.
512 Ditto of $\frac{1}{16}$ "	32 Ditto.

1350 Chances.

296 Tickets.

The Drawing of the Lottery will take place at the Exchange Rooms early in June next. Applications for Chances to be made at No. 217, Bow Bazar.

No advance price of Company's Rupees 18 (Co.'s Rs. Eighteen) shall be received.

Subscribers from the Mofussil are requested to include the amount of postage in their remittances.

The Prizes will be ready for delivery five days after the Drawing of the Lottery.

BOLST & CO. Projectors.

Calcutta, May 5, 1836.

Pay & Audit Regulations,

AS NOW IN FORCE;

PREPARED in the Office of the Military Auditor General, and sanctioned by Government. This Work is complete up to 1st June 1835, with an Appendix, Index, Tables, and all necessary Forms. Price unbound, 10 Rupees. Apply to Mr. Hutcheon, Orphan Press.

Sept. 1, 1835.



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 16, 1836.

FORT WILLIAM,

FINANCIAL DEPARTMENT, THE 27th Oct. 1834.

NOTICE is hereby given, that from and after the 15th November next, the Board of Trade has been empowered and directed to receive Tenders for advances to be made on Goods and Merchandise consigned to England, covered by Bills of Exchange, to be drawn, payable to the Hon'ble Court of Directors of the East India Company in London, under the conditions and in the forms following:—

1st.—The parties to whom advances may be made shall agree, that the respective Consignments shall be delivered into the Warehouses of the East India Company, or into such other Warehouses as the Court of Directors may appoint, and that they shall be subject to the management of the Court of Directors, so long as the Court shall continue to manage the Goods of individuals.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of Government, an advance of 2-3ds of such ascertained value will be made.

3d.—For repayment of the advance, Bills of Exchange are to be drawn in triplicate, at six months sight, at the rate of 2s. 2d. per Calcutta Sicca Rupee.

4th.—The parties will be required to place in the hands of the Board of Trade Bills of Lading of the Consignment and Policies of Insurance effected thereon both in triplicate. The Bills of Lading must be drawn, deliverable to the East India Company, or indorsed to order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company as the parties interested.

5th.—In case of default being made, either in acceptance, or payment of the Bills, the Court of Directors are to be authorized in the mode subsequently stated to sell the Goods for the purpose of repaying the Company the amount of the advances made thereon, together with the interest, should any have accrued; the Company, on the other hand, allowing discount when any part of the proceeds shall be realized before the Bills fall due.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods subject to all the conditions agreed upon with the Company, on payment of the Bills, and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision in case of the party, upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent, or in such cases, should the Consignor prefer it, the Agency may be wholly withdrawn, and the settlement of either surplus or deficiency be made with the Consignor himself by the Government from whom he received the advance, at the rates of Exchange, at which the Company may at the time be drawing Bills upon India.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less

discount) being paid, together with any charges which may be due to the Company thereon.

8th.—The rate of Discount to be allowed by the Company shall not be less than £3 per Cent. per Annum.

9th.—Parties receiving advances are to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Board of Trade, signifying their assent to all the foregoing Conditions, but more particularly for the purpose of expressly authorizing the Sale of the Goods, by the Company (without either notice to or concurrence of any person whomsoever) at any period, after default shall be made either in acceptance or payment of the Bills, also authorizing in such cases the repaying to the Company, the advances made either principal or interest, appointing the Agent in England, for each transaction, and signifying the wishes of the parties in the contingency referred to in the 5th Article.

10th.—Upon the acceptance of any tender of Goods in Security for advances to be made on the above terms, the Goods will be valued by the Export Warehouse-keeper, and for the sum that may be settled as to be advanced thereon, the Board will grant an Order on the General Treasury, payable at 40 days sight.

11th.—The total sum to be advanced on Bills in the present season being limited in amount, the Board of Trade will use their discretion in giving a preference to tenders secured on Goods of a more valuable description, such as Silk and Indigo.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 11th MAY, 1836.

Notice is hereby given, that in modification of the Notice issued by Order of the Governor of Bengal on the 11th September last, Bills on London secured on Produce that may be tendered to the Board of Customs, Salt and Opium, after this date upon the terms of the Advertisement of the Vice President in Council in this Department, dated 27th October 1834, will be required to state the rate of exchange in Company's Rupees, and the Board have been authorized to accept the same, all other Forms having been duly observed, at the following rate, until further orders, viz. (2s. 0½d.) two shillings and one half penny for the Company's Rupee.

The Board have further been authorized to grant Orders on the General Treasury in payment for Bills tendered and accepted under the Advertisement above quoted, payable on demand, in lieu of granting them payable at 40 days sight, as provided in the Advertisement of the 27th October 1834, above cited.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP,

Secy. to the Govt. of Bengal.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 9TH MAY, 1836.**

The following Act, passed by the Right Hon'ble the Governor General of India in Council, on the 9th May 1836, is hereby promulgated for general information :

Act No. XI. of 1836.

I. It is hereby enacted, that from the 1st day of June 1836, the 107th Clause of an Act of Parliament passed in the 53d year of King George 3d, and entitled "An Act for continuing in the East India Company for a further term the possession of the British Territories in India, together with certain exclusive privileges:—for establishing further Regulations for the Government of the said Territories and the better administration of justice within the same, and for regulating the Trade to and from the places within the limits of the said Company's Charter," shall cease to have effect within the Territories of the East India Company.

II. And it is hereby enacted, that from the said day and within the said Territories, no person whatever shall, by reason of place of birth or by reason of descent, be, in any Civil proceeding whatever, excepted from the jurisdiction of any of the Courts hereinafter mentioned—that is to say:—

The Courts of Sudder Dewanny Adawlut—of the Zillah and City Judges—of the Principal Sudder Amra— and of the Sudder Amra, in the Territories subject to the Presidency of Fort William in Bengal.

The Court of Sudder Adawlut—the Provincial Courts—the Courts of the Zillah Judges—of the Assistant Judges—of the Registers, and of the Native Judges in the Territories subject to the Presidency of Fort St. George.

The Courts of Sudder Adawlut—of the Zillah Judges—of the Native Judges—and of the Principal and Junior Native Commissioners in the Territories subject to the Presidency of Bombay.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

No. 35.

NOTICE.

FORT WILLIAM,

GENERAL DEPARTMENT, THE 11TH MAY, 1836.

The Right Honorable the Governor of Bengal directs that Civil Servants intending to retire from the Service or to leave the country upon Furlough, shall give notice thereof to the Accountant of the Department to which they belong, at least three months before the date on which they propose to leave the country, in order to allow that Officer to ascertain and bring to adjustment as far as possible any items of account standing to their debit in the Public Books.

By Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP, *Secy. to Govt.*

GENERAL ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 16th May, 1836.

No. 83 of 1836.—The undermentioned Officers obtained from the Hon'ble the Lieutenant Governor of the Western Provinces, leave of absence, under the dates specified :

27th April, 1836.

Lieutenant Arthur Conolly, of the 6th Regiment Light Cavalry, Assistant to the Agent to the Governor General for the States of Rajpootana, for nine months, on Medical Certificate, commencing from the 16th April, to visit the Hills, North of Deyrah.

3d May, 1836.

Assistant Surgeon Frederick Harrington Brett, attached to the Civil Station of Cawnpore, for three months, on urgent private affairs, from the date of his quitting the Station.

WM. CASEMENT, *Col.*
Secy. to the Govt. of India Mtly. Dept.

GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 16th May, 1836.

No. 94 of 1836.—The following Promotions are made in the undermentioned Corps of the Native Army :

Corps.	Rank and Names.	To what Rank Promoted.	From what Date.	In whose Room.
50th Regt. N. I.,	Havildar Hussacoman Siag, ...	Jemadar,	21st April, 1836,	Adjudiah Tewary deceased.
51st Ditto,	Jemadar Doondh Pandey,	Subadar,	3d April, 1836,	Rajpaul Patock ditto.
Ditto,	Havildar Bhowwar Sing,	Jemadar,	Ditto,	Doondh Panday promoted.

WM. CASEMENT, *Col.*

Secy. to the Govt. of India Mtly. Dept.

FORT WILLIAM, 16th May, 1836.

No. 95 of 1836.—His Excellency the Commander in Chief having laid before Government an Extract from the Proceedings of an European General Court Martial recently held at Nassecrabad, from which it appears that a broad latitude of interpretation has been given in the verdict of the Court to the term "a Mess," the Right Hon'ble the Governor General of India in Council, with a view of defining the ordinary acceptation of the words of the prescribed Monthly Certificate, signed by the Commanding Officer of each Corps in which a Mess is maintained, is pleased to declare, that "a Mess being maintained" is intended to imply, that such an arrangement has been made in the Regiment, as will enable the Officers to meet together in Mess; and will afford the sort of home for Officers which will obviate the necessity for each keeping a separate and expensive Establishment.

2. For forming "a Mess," a contribution from the Officers of a Regiment must be necessary to provide Table Equipage, &c., &c., and a former Government, highly approving the principle of a Regimental Mess, liberally granted a specified monthly allowance to aid in maintaining the same; but they never could have contemplated the allowance being drawn when a Mess was not, bona fide, established.

3. The General Court Martial before alluded to, having recorded an opinion, that a Commanding Officer is justified in authorizing the drawing of the Mess Allowance when no Mess is established, it has become requisite for the Right Hon'ble the Governor General in Council to notify, that the formation of a Mess in a Corps must always be antecedent to the drawing of the Allowance.

4. The Certificate to be signed by a Commanding Officer, must in future run, that, "a Mess has been established and is maintained" in the Corps; and the Allowance is not to be drawn until the first has been arranged; and no longer than the second can be certified.

5. His Lordship in Council desires that the Army will understand that, by the alteration now made, it is not intended to throw the slightest impediment in the way of the formation of Regimental Messes; on the contrary, the Institution is one which is highly approved and much recommended.

6. The Commander in Chief having further observed that a balance of the Government Mess Allowance drawn on the occasion under consideration remains unappropriated, His Lordship in Council desires, that the Military Auditor General will see that the same is recovered on the public account.

WM. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 16th May, 1836.

No. 96 of 1836.—The Right Hon'ble the Governor General of India in Council is pleased to make the following Appointment:

Lieutenant J. Anderson, of the Corps of Engineers, to be Assistant to the Superintendent of the Dumb Canal, vice Lieutenant Napier proceeding on Furlough to Europe. This Appointment is to take effect from the date of Lieutenant Napier's departure for England.

The following Appointment made by His Lordship, is published in General Orders:

Assistant Surgeon Allan Gilmore, M. D., to be Assistant Surgeon of Fort William.

The following persons are admitted to the Service as Native Doctors, and placed at the disposal of His Excellency the Commander in Chief:

Lukhamun Singh.

Shahk Bushanrut Allee.

Deedaur Baksh.

Mohammad Moonoom.

Shahk Gholaam Ghodas.

Shir Sahany Singh.

WM. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

No. 25.

GENERAL DEPARTMENT,

ALLAHABAD, THE 4TH MAY, 1836.

APPOINTMENT.

Surgeon Alexander Kyd Lindsay, of the 57th Regiment Native Infantry, to be Civil Surgeon of Benares, vice Dr. Burnard deceased.

By Order of the Hon'ble the Lieutenant Governor of the North Western Provinces,

G. A. BUSHBY,

Secy. to the Lt. Govr. N. W. P.

No. 27.

GENERAL DEPARTMENT,

ALLAHABAD, THE 4TH MAY, 1836.

APPOINTMENT.

The Reverend Mr. A. Ward to be District Chaplain of Bareilly, in the room of Mr. Arnold.

The services of the Reverend Mr. Arnold, late District Chaplain of Bareilly, are placed at the disposal of the Right Honorable the Governor of Bengal.

By Order of the Hon'ble the Lieutenant Governor of the North Western Provinces,

G. A. BUSHBY,

Serg. to the Lt. Govr. N. W. P.

No. 28.

GENERAL DEPARTMENT,

ALLAHABAD, THE 4TH MAY, 1836.

Assistant Surgeon Richard John Drancey, attached to the Civil Station of Jounpore, embarked for Penang on board the Ship "Isabella Robertson," which Vessel was left by the Pilot on Sea on the 18th ultimo.

G. A. BUSHBY,

Secy. to the Lt. Govr. N. W. P.

No. 29.

GENERAL DEPARTMENT,

ALLAHABAD, THE 7TH MAY, 1836.

Assistant Apothecary Henry Shinks is placed at the disposal of His Excellency the Commander in Chief from the 1st instant.

By Order of the Hon'ble the Lieutenant Governor of the North Western Provinces,

G. A. BUSHBY,

Secy. to the Lt. Govr. N. W. P.

NOTICE.—The departure of the Steam Vessel *Daryun* having been postponed, the Letters delivered at this Office for transmission to Penang, Singapore, and Malacca, respectively, by that Vessel, were forwarded by the "Highland Chief."

The undermentioned Transfers of Letters were effected in consequence of the Packets arriving at Kedgee too late to catch the Vessels for which they were originally destined.

Date of the Receipt of the Letters at the General Post Office.	Names of the Vessels by which the Letters were intended to have been transmitted.	Destination.	Names of the Vessels by which the Letters were transmitted.
18th April, 1836.	Cowarjee Family,	Singapore & China, ...	Dalla Merchant.
20th ditto ditto.	Norfolk,	Padang, ...	Ditto.
20th ditto ditto.	Castor,	France, ...	Consolation
21st ditto ditto.	Sir John Rae Reid,	Mauritius, ...	Gol. Monarch.
20th ditto ditto.	Cumala,	Liverpool, ...	Ditto.
20th and 30th ditto ditto.	Hindustan, ...	London, ...	Ditto.
2d May, ditto.	Consolation, ...	France, ...	Gol.
2d, 3d, and 4th ditto ditto.	Monarch, ..	Liverpool, ...	Mona.

WM. MOORE, Deputy Post Master.

Fort William, General Post Office, }
The 16th May, 1836.

NOTICE.

Establishment of a Light House at Pondichery.

From the 1st of July 1836, a fixed Light of the 3d magnitude will be exhibited during the whole night, on the summit of a Tower recently constructed at Pondichery.

This Light, placed at 80 feet above the level of the Sea will be seen in clear weather, from a Ship's Poop, from a distance of sixteen or seventeen Nautical Miles.

During the N. E. Monsoon, that is to say, from the month of October to March, Vessels arriving during the night, in the Roads of Pondichery, should anchor in ten or twelve fathoms Water, the Light bearing by Compass from W. by N. to W. N. W. This Anchorage will be the most convenient for communication with the Shore and for Weighing in case of bad weather.

During the S. W. Monsoon, the wind prevailing from S. E. on the Coast, from the end of March to October, bad weather is not to be apprehended; Vessels can then anchor at night in six or seven fathoms with the Light bearing by Compass from W. to W. by N.

Thus placed, the Vessels will be during each Season, in the most favorable position for communication with the Shore.

Pondichery, the 10th March, 1836.

(Signed) A. HOSTEIN,

Le Capitaine de Port.

Approved,

(Signed) L. DALMAS,

Le Commissaire de la Marine Ordonnaire.

Published by Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 20th April, 1836.

NOTICE.

Payments at the Marine Pay Office.

NOTICE is hereby given, that in future Parties in whose favor Monies are passed payable by the Marine Paymaster, will be required to attend to the following directions:

If the Party, in whose favor the Bill is passed, himself draws the Money at the Pay Office, he will be required to receipt the Bill and also to sign an Office Check for the amount.

On the other hand, if the Money is to be drawn by the Agency of a Sircar or other Person, it will be necessary that the amount should be made payable (under the signature of the Party in whose favor it is passed) to such Sircar or other person by name—or to bearer—and such Sircar, or other person, or the bearer, will be required to receipt the Bill and to sign the Office Check for the amount.

Of course in the latter case, if the Money should be paid to the wrong person in consequence of the Bill being lost or stolen, or otherwise surreptitiously obtained by the Party presenting it, the Marine Department cannot be considered answerable.

By Order of the Marine Board,

C. B. GREENLAW, *Secretary.*

Port William, the 5th May, 1836.

NOTICE.

Civil Service Annuity Fund.

A General Meeting of the Subscribers of this Fund has been called by the nine undermentioned Subscribers for Friday, the 20th day of May next, to be held at the Town Hall in Calcutta, at the hour of 11 A. M. on that day, to determine the following questions:

1st.—“Whether the Rules, which provide that all acts of the Managers shall be open to ‘revision and control’ by three-fourths or more of the voters at a duly convened General Meeting, be intended to require that every act of the Managers shall have the confirmation of the said number of Voters at a said General Meeting, or that the acts of the Managers (provided those acts be contemplated by the Rules) shall be good and binding, if not vetoed or negatived by the said number of Voters at a said General Meeting.”

2d.—“Whether or not the Rules contemplate and allow that the Managers may elect a Secretary and Accountant without reference to a General Meeting of Subscribers.”

3rd.—“Whether or not if the Rules do contemplate and allow such a power to the Managers, a proposition ‘that the Managers’ appointment of the Secretary and Accountant be confirmed’ can, by reason of not having been carried by a majority of at least three-fourths of the Voters, invalidate or at all vitiate the Managers’ appointment.”

Called by

G. Udny,	J. M. Hay,
C. B. Trevor,	F. A. Lushington,
R. H. Rattray,	Henry Palmer,
C. G. Blagrove,	and
N. J. Haibed, Esqrs.	S. G. Palmer, Esqrs.

Published by Order of the Managers,

J. P. GRANT,

Secretary to the C. S. A. Fund.

The Managers give Notice that, on the same day, they will submit to the General Meeting, Rules to give effect to the Orders of the Hon'ble Court of Directors dated 27th May, 1835.

J. P. GRANT,

Secretary to the C. S. A. Fund.

C. S. A. F. O. the 30th March, 1836.

CUSTOMS.

THE following CONFISCATED GOODS, will be Sold by Public Auction, on Thursday, the 18th instant, at this Custom House, at 12 o'clock forenoon, viz.

One Box containing 100 pieces Silk Handkerchiefs.
One ditto Java Gun Flints.
Two Dalbers Coconut Oil.
Five Pieces Shirting.
One Pot Preserves.

C. C. HYDE, *Collector.*

Calcutta Custom House, the 10th May, 1836.

CUSTOMS.

THE undermentioned Goods will be sold by Public Auction, on Thursday, the 19th instant, at 12 o'clock forenoon, viz.

“UNCLEARED GOODS.”

27 Twenty-seven Bags of Sugar.

C. C. HYDE, *Collector.*

Calcutta Custom House, the 13th May, 1836.

TO BE LET.—The Circuit House at Hooghly, at a Monthly Rent of Company's Rupees 64.

This House is a very desirable Residence, and has only lately been vacated by the Magistrate of the District.

Apply to the Executive Engineer 1st Division at Barrackpore, or to the Barrack Sircar at Chinsura.

May 9th, 1836.

NOTICE is hereby given, that a Re-sale of certain Chests of Behar and Benares Opium, purchased at the Public Sale of the 29th ultimo, but for which the Purchasers have failed to pay their Deposits according to the Conditions of Sale, will be held at the Exchange Rooms, on Thursday, the 19th instant.—The Sale will commence after 1 P. M.

CONDITIONS.

A Deposit at the rate of 15 per Cent. on the price of each Lot, either in Money or in Public Securities of the East India Company, shall be made by the Purchaser or Purchasers at the time of Sale; in failure of which the Lot or Lots shall be put up again, and the first bid be considered as null and void. The whole of the Purchase Money shall be paid within Ten days of the day of Sale, in failure of which the Deposits of 15 per Cent. shall be forfeited to the said East India Company, and the Opium for which such Deposits of 15 per Cent. may have been made, shall be sold under the directions of the Board of Customs, Salt and Opium, for and on behalf of the said East India Company.

Any portion of the Opium now advertised for Re-sale, but which may not be sold on the day appointed, will be put up for Sale on such subsequent day as the Board shall determine and notify by an *Ishtahar* or Notification appended in this Office.

By Order of the Board of Customs, Salt and Opium, the 10th May, 1836,

S. G. PALMER, *Actg. Secretary.*

استهارداد مینود

که هر قدر مندی افیون بهار و بنارس که
خریداران در نیلام سرکار کمپنی انگریز بهادر
واقع تاریخ بست و نیم ماه ابریل سنه حال خرید
نموده مطابق شروط نیلام بتدخیل زرامانت
پیشگی آن متصرفانده آنقدر افیون مذکور
بتاریخ نوزدهم ماه می سنه ۱۲۸۳ ع مطابق هفتم
ماه جمعه سنه ۱۲۸۳ بنگله روز پنجشنبه در
یکشنبه روم بنیلام ثانی فروخت خواهد شد
نیلام مذکور بعد از دو پاس و یک گنبد روز
شروع خواهد گردید

Account of Receipts and Disbursements of the District Charities Society, from 1st July to 31st March, 1889.

DISTRICTS.	To Receipts.					By Disbursements.				
	Balance 1st January, 1886.	Central Committee.	Collections and Donations.	Total.	District and other Committees.	Central Committee.	No. of Persons.	Total Relief afforded.	Establishment and Contingents.	Total.
Rt. A. P.										
Cathedral Church of St. John's,										
Balance 1st January, 1886,	4189	8 2	1836	6 1	5789	14 3	100	1182	0 9	4933
1886,	1193	7 6	924	14 8	4280	14 2	735	2179	8 0	3654
Add the Amount refund- ed for Non-attendance of 5 Pensioners,	447	14 1	800	0 0	1439	3 0	412	1266	8 0	1365
	255	6 4	186	2 3	443	7 7	66	354	14 10	220
Old Church,	30	7 8	2934	0 6	3099	7 6	876	1979	9 0	2853
St. James',	5015	9 9	11398	5 8	19414	16 6	61	946	6 4	6040
Howrah,			113	1 0	113	1 0	92	125	18 6	1012
Native Committee,										133
Central Committee,										2 4
Leper Asylum,										18313
Lady Wm. Bentinck's Pensioners,										0 1
Total,	14054	4 5	6109	6 9	23559	13 1	3299	7816	7 6	18313

List of Subscribers and Donors since the Last Quarterly Statement.

Monthly Subscribers.		Annual Subscribers.		Donors.		Donors.	
The Right Honourable } Lord Auckland, }	500 0 0	John Doogan, Esq.,	100 0 0	Major-General Sir J. J. } Arnold, K. C. Es., ... }	100 0 0	Rovd. H. Parlab, A. Ferfelt given to the }	A Fine, given to the } Society by Messrs. } Hamilton and Co. }
Capt. J. Roxburgh, }	5 0 0	Mr. J. J. L. Hoff,	25 0 0	Major J. M. Taylor,	50 0 0	D. C. Society by T. }	
		J. M. Macleod, Esq., ...	100 0 0	Lieut. W. Swatnam,	50 0 0	H.	Bel: from the Sobieri- }
		Messrs. Nisley & Co., ...	32 0 0	H. Chapman, Esq.,	10 0 0	Wigram Money, Esq., ..	bers to the 4th Series }
		C. MacLachlan, Esq., ...	10 0 0	J. Eyre, Esq.,	100 0 0	Major Tennant,	of Re-Unions there' }
				W. H. O'Driscoll, Esq.,	20 0 0	A Friend,	R. J. Rappart, Esq., }
				A Nairne,	10 0 0	Capt. Croodace,	John Lamb, Esq., C. C. Hyde, Esq.,
				J. Stewart, Esq. and W. Maclean, Esq.,	10 0 0		
				(as Special Jurors)			
				each,			

Supporters of this Society are requested to refer all Petitions which may be presented to them to Mr. D. Templeton, at the Secretary's Office,

Several Contributions of Old Clothes are thankfully acknowledged.
No. 9, 2nd Street, Cambridge.

R. J. H. BIRCH, Secretary
District Charitable Society.

Calcutta, 24 May, 1886.

Printed by G. H. Hudson, Royal Military Ordnance Press.

শروط نیلام

خریداری یا خریداران بوقت نیلام بالای قیمت
هرلات فیصد بحساب پانزده روپیہ خواہ نقد
خواہ کاغذ کمپنی بہادرامانت داخل خواهند
کرد در صورت قصور پیدا شدن در آن ق اگ
مذکور باطل و نامنظور شدہ خریدہ لات یا
لاتها باز بنیلام فروخت خواهد شد بی قی
قیمت افیون در میان دہ روز از تاریخ نیلام
داخل کردن خواهد شد در صورت عدم ادخال
آن در میان میعاد مذکورہ فیصد بحساب پانزده
روپیہ امانت مذکورہ بی قی بسرکار کمپنی
بہاد رضبط خواهد شد و افیونیکہ بران امانت
مذکور داخل شدہ باشد بموجب حکم صاحبان
عالمیشان یورق برمت و نمک و افیون از ان
حساب کمپنی موصوف فروخت خواهد گردید
افیونیکہ برای فروخت الحال مشہور گردید
مشملہ آن ہر قدریکہ بتاریخ مذکور فروخت
نخواہد شد آنقدر متعاقب بہ ہر یک تاریخ متعینہ
یورق موصوف بنیلام در پیش خواهد شد چنانچہ
برای آن قطعہ اشتہار دین فترخانہ آویران
خواہد شد

بموجب حکم صاحبان عالمیشان یورق برمت
و نمک و افیون فیالتاریخ دہم ماہ می
سنہ ۱۲۸۳ ع مطابق ست و نہم ماہ بیساکہ
سنہ ۱۲۸۳ بگلہ

S. G. PALMER, Acting Secy.

ইন্ডিয়া কোম্পানী আইন

যে ক্রিয় ১৮৩৬ সালের আইন দ্বারা
আকিম যাহা গত এপ্রিল মাসের ২৯ তারিখে যু
ইন্ডিয়া কোম্পানী বাহাদুরের নিলামে ধরিত
ধরিতারাণ মোতাবেক সরত নিলাম আমানত পেস
গী দাখিল করিতে জুট করিয়াছে এমতে সেই আ
কিম একসঙ্গে রমে ইন্ডিয়া সন ১৮৩৬ সাল তা
রিখ ১৯ মে মোতাবেক সন ১২৪৩ সাল বাহনা
তারিখ ৭ জ্যৈষ্ঠ রোজ স্থাপতিবার রিসেল অধী
পুনরায় বিক্রয় হইবেক নিলাম দ্বা দুই অহর
এক ঘটার পরে আরম্ভ হইবেক

সরত নিলাম

এতি লাইটের ক্রিয়ের উপর ফিন্ড ১৫ টাকার
হিসাবে হর নগদ তহা অধবা কোম্পানী বাহাদুর
মোস্কের কাগজ নিলামের সময় ধরিতারা অধবা
ধরিতারাণ আমানত দাখিল করিবেক তাহাতে জুট
হইলে এই প্রথম তাক বাতিল ও নামদুর হইয়া
ধরিতারাণ অধবা লাইট পুনরায় বিক্রয় হইবেক
আকিমের ক্রিয়ের বেবাক টাকা নিলামের তারি

এ ইন্ডিয়া কোম্পানী আইন করিবেক যাহা
নি মেয়াদ মজদুর মধ্যে দাখিল না করিবেক তবে
ফিন্ড ১৫ টাকার হিসাবে আমানত মজদুর কোম্পা
নি মোস্কের সরকারে বেবাক জব্ব হইবেক এম
যে আকিমের এই আমানত দাখিল হইয়া থাকে সেই
আকিম বোর্ড পরমিট ও নমক ও আকিমের হজ
ম মোতাবেক কোম্পানী মোস্কের নিজ হিসাবে
বিক্রয় হইবেক

যে আকিম এইরূপে রিসেল করিল এমতদ্বারা
হইল তাহার যে মেকদার এই মকররি তারিখে বি
ক্রয় নাই হইবেক তাহা বোর্ড কর্তৃক নিরূপিত পক্ষা
কোন তারিখে নিলামে সরপেশ হইবেক তমতে
এক এমতদ্বারা এই মকররানার লটকাইয়া নিলাম
হইবেক

বিমোজির হজম সাহেবান আলিসান বোর্ড পর
মিট ও নমক ও আকিম ইতি সন ১৮৩৬ সাল
তারিখ ১০ মে

S. G. PALMER, Acting Secy.

NOTICE is hereby given, that agreeably to the Condi-
tions of Sale, the Deposits on the Salt sold at the
Sales of February last, will positively be forfeited if the
amount due be not paid, and the Sub-Treasurer's Receipt
for the same produced in this Office by 2 o'Clock on
Saturday, the 25th June next, and the said Salt will be
Re-sold to the highest bidder, on account of the East
India Company, according to the Conditions of Sale, at
such time or times as the Board of Customs, Salt and
Opium, may determine.

By Order of the Board of Customs, Salt and Opium, the
14th May, 1836,

S. G. PALMER, Actg. Secy.

এমতদ্বারা দেওয়া যাইতেছে

যে সন ১৮৩৬ সালের ক্রিয়ররি মাসের নিলা
মের বিক্রিত নমকের ক্রিয়ের বেবাক টাকা আদায়
হইয়া এই টাকার সবজেরদুর সাহেবের রসিদ যদা
নি আগামী ১৫ জুন রোজ শনিবার দ্বা হইবেক
দুই ঘটা পর্যন্ত এই নকুরে দাখিল না হয় তবে
মোতাবেক সরত নিলাম এই নমকের আমানত পেসগি
নিশ্চয় জব্ব হইবেক এম নমক মজদুর সরকার
জুট ইন্ডিয়া কোম্পানী বাহাদুরের নিজ হিসাবে
বোর্ড পরমিট ও নমক ও আকিম কর্তৃক যে সময়
নির্ভায়া হইবেক সেই সময়ে উক্ত মূল্য
আদায়ক গুাহকের এতি রিসেল অধবা পুনরায়
বিক্রয় হইবেক

বিমোজির হজম সাহেবান আলিসান বোর্ড পর
মিট ও নমক ও আকিম ইতি সন ১৮৩৬ সাল
তারিখ ১৪ মে

S. G. PALMER, Ag. Secy.

NOTICE is hereby given, that the Deposits on certain Lots of Salt purchased at the Sale held in January last, the Purchasers whereof failed to pay the amount of Clearance agreeably to the Conditions of Sale, have been forfeited under the orders of the Board, dated the 14th instant, and the said Salt will be positively Re-sold at the Exchange Rooms, on Tuesday, the 14th June next.

The Sale will commence after 1 P. M.

The Re-sale shall be held subject to the confirmation of the Board, who reserve to themselves the option of accepting or rejecting the amount bid for the Salt Re-sold within Twenty-four hours from the time of Re-sale.

The other Conditions of the Re-sale will be publicly notified at the time of Re-sale.

By Order of the Board of Customs, Salt and Opium, the 16th May, 1836,

S. G. PALMER, Acting Secretary.

এস্টেটের দেওয়া বাইরে

যে গত জানেওরি মাহার নিলামের বিক্রীত নম্বর কিয়তের বেবাক টাকা ধরিলে নিলামের সত্তা অনুসারে দাখিল করিতে না পারিয়ায় এই নম্বর আমানত পেমতী টাকা ১৪ মে তারিখের বোর্ডের হুজুম আমানত কর হইল এই নম্বর আগামি ১৪ জুন রোজ মঙ্গলবার এক্ষেত্রে যের নিশ্চিত রূপে বিক্রয় হইবেক নিলাম দিয়া দুই প্রহর এক ঘণ্টার পর আরম্ভ হইবেক

সানি নিলামে বোর্ডের সাহেবানসিগের মঞ্জুরের সাপেক্ষ থাকিবেক এবং যে সকল নম্বর এই সানি নিলামের দ্বারা বিক্রয় হইবেক তাহার মূল্যের ডাক নিলামের সময় অবধি ২৪ ঘণ্টার মধ্যে বোর্ডের সাহেবানেরা গৃহ্য কিয় অগৃহ্য করিবার অতিয়ার আপন দস্তে দাখিলেন

সানি নিলামের অন্যতর সত্তা সকল নিলামের সময় প্রকাশ্যরূপে জানান জাইবেক

বিমোজির হুজুম সাহেবান আপিসান বোর্ড পর মিট ও নম্বর ও আফির ইতি সন ১৮৩৬ সাল তারিখ ১৬ মে

S. G. PALMER, Acting Secretary.

SALT.

Revenue Board Office, Fort St. George, 21st April, 1836.

STATEMENT shewing the quantity of SALT to be exported to Calcutta from the Collectorate of Chingleput in the current year 1836-37, and the quantity in Store ready for exportation, on the 16th April 1836, under the terms of the Advertisement dated the 29th February, and published in the Fort St. George Gazette of the 5th March 1836.

	Quantity of Salt permitted to be exported to Calcutta in 1836-37.	Quantity already exported.	Quantity remaining to be exported.	Quantity actually in store and ready for exportation.
Chingleput Covelong,	Bl. Mds.	Bl. Mds.	Bl. Mds.	Bl. Mds.
	1,55,000	20,560	1,39,430	20,836½

A. P. ONELOW, Secretary.

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that the Matters of the Petition and Schedule (the same having been filed in the Court) of JAMES FRANKSON, Chief Mate of the Barque *Water Witch*, and also of Ghositollah, in Calcutta, and now an Insolvent Prisoner in the Gaol of Calcutta, is appointed to be heard on Saturday, the 25th day of June next, at the hour of 12 o'Clock at Noon.

"No Creditor shall be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice of his intention to the Chief Clerk before the Hearing; and at the same time have left an Affidavit of his Debt at the Office of the Examiner, and the Chief Clerk shall make an entry of such notice in a book to be kept by him for that purpose; and the Examiner, previously to the Hearing, shall examine the Affidavits to be left with him as aforesaid."—Rules and Orders No. XI.

Office of Examiner, 16th May, 1836.

কলিকাতার যোজ্জীন করজমদারদের পরি
জ্ঞাপার্থে আদালত

এতদ্বারা এইর দেওয়া জাইতেছে যে আরজি ও দেমাণাওয়ার কর্ন জাহ। এই আদালতে দাখিল হইয়াছে জেমস ফ্রানকসন সাহেবের জিনি বার্ক ওয়াটার উইচের বড় মালিম এবং কলিকাতার মোং কসাইটোল্লা নিবাসি এক্ষেণে কলিকাতার জেলখানার কয়েম আছেন তাহার বিষয় আগত জুন মাহার ২৫ শনিবার তারিখে বেলা দুই প্রহরের সময় শুনানি হইবেক

"কোন মহাজন আগত করিতে পারি বেন নাই প্রাঙ্গণিতে কোন কএটির জমাদি নুট খ নাহেন তাহার মতলবের পূর্বে এই শুনানির এবং তৎকালিন একজামিনর সাহেবের আতিশে তাহার পাওয়ার এক হলপনামা দাখিল না করেন এবং এইচি কেসকে সাহেব তাহার বহিতে এই নটিসের সকল দারাদেন এবং এই একজামিনর সাহেব এই হলপনামা শুনানির পূর্বে তহকিক না করেন জাহ। উক্তরতে তাহার নিকটে দাখিল হইবেক নিয়ম এবং দাড়া নং ১১।

একজামিনর সাহেবের আকিশ

সন ১৮৩৬ সাল ১৬ মে

NOTICE is hereby given, that Three-half Chests, supposed to contain Beer, and Seven one-dozen Boxes of Claret, marked "J. B. D. Barielly," have been picked up by the Police of Patna. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, Magistrate.

Patna, Foujdaree Court, the 6th May, 1836.

NOTICE is hereby given, that the Kutchery House of Barripore and Premises, the property of the Honorable Company, will be exposed to sale by Auction, at the Office of the Collector of the 24-Pergunnahs, on the 14th July next.

F. STAINFORTH, Offg. Collr.

Collector's Kutchery, 24-Pergunnahs, }
the 12th May, 1836.

Sale of Native Jewellery.

HAMILTON AND CO. have the pleasure to inform the Public, that they are favored by Government, with the sale of the undermentioned Magnificent **NATIVE JEWELLERY**, Presents from Mysore Princes, the whole of which are valued at **Sa. Rs. 30,000**, exclusive of Commission at 10 per cent.

No. 1. Pearl Kunta of 16 rows, containing.....		900 Pearls.		
And 1 Breastplate, consisting of.....		7 Diamonds 1st size.		
Estimated Prices Pearls at 3 each, Sa. Rs. 2700		13 Do.	2d Do.	
Breastplate, containing the Precious Stones,		14 Do.	2d Do.	
		5000		
		5700		
		7 Rubies.		
		1 Luluck Emerald.		
No. 2. Pearl Kunta of 14 rows, containing.....		804 Pearls.		
And 1 Breastplate consisting of.....		15 Diamonds 1st size.		
Estimated Prices Pearls at 3,.... Sa. Rs. 2712		16 Do.	2d Do.	
Breastplate containing the Precious Stones,		3000		
		5712		
		1 Luluck Emerald.		
No. 3. Pearl Kunta of 8 rows, containing.....		834 Pearls.		
And 1 Breastplate consisting of.....		8 Rubies 1st size.		
Estimated Prices Pearls at 4-8 each,..... Sa. Rs. 1508		27 Do.	2d Do.	
Breastplate containing the Precious Stones,		800		
		1803		
		1 Square Emerald.		
		16 Small Do.		
		1 Luluck Do.		
		32 Diamonds.		
No. 4. Pearl Kunta of 10 rows, containing.....		546 Pearls.		
And 1 Breastplate consisting of.....		16 Rubies 1st size.		
Estimated Prices Pearls at 5-8,.... Sa. Rs. 3003		16 Do.	Do.	
Breastplate containing the Precious Stones,		2000		
		5003		
		1 Diamond 1st Do.		
		12 Do.	2d Do.	
		1 Luluck Pearl.		
No. 5. 2 Bajoubunds containing		90 Diamonds.		
Estimated Prices of Bajoubunds containing the Precious Stones, Sa. Rs. 6650		64 Pearls, large.		
		135 Do. smaller.		
No. 6. 1 Kulgee containing		97 Diamonds.		
Estimated Price of Kulgee containing the Precious Stones, .. Sa. Rs. 3000		1 Square Emerald.		
		1 Luluck Do.		
		1 Ruby, large.		
		8 Small Do.		
No. 7. 1 Serpech containing		3 Rubies, 1st size.		
Estimated Price of Serpech containing the Precious Stones, .. Sa. Rs. 3750		40 Do.	2 Do.	
		26 Diamonds.		
		3 Luluck Emerald.		
		1 Round Do.		
No. 8. 1 Kulgee containing		89 Rubies.		
Estimated Price of Kulgee containing the Precious Stones, .. Sa. Rs. 300		Do.		
		1 Luluck Emerald.		
No. 9. 1 Serpech containing		76 Rubies.		

Estimated Price of Serpech containing the Precious Stones, .. Sa. Rs. 360 26 Diamonds. 1 Pearl. 1 Emerald.

مسیرس حمل قین کمپنی همه کس را خبر داد
می شود که کور فرمنت صاحب بطریق هدیه
جواهرات و زیورات و غیره از نزد شاهزاده ها
یافته اند همون جواهرات و زیورات حسب
تفصیل الذیل مسترحمل تین صاحب موصوف
کمپنی بدوگان کمشنر فروخت خواهد شد هرکرا
دوکار و ضرور باشد بیهمون دوگان آید به معاینه
مناظره نمود و گرفتن می تواند قیمت این
اشهای مرقوم مقررده سی هزار روپیه مساوی
ازین فیصد بحساب ده روپیه کمشنر صاحب
ممدوح خواهد یافت
۱ نمبر در شانزده لری یک هار شمارنده صد
ی در حسابها سه روپیه بهشت و هفت مد
جرا و دهکده کی مع الماس کلان هشت عدد
مجهله و از ده عدد خورد چهار عدد
چون هفت عدد و پنا رتکن یک عدد قیمت
سه هزار
۲ نمبر در چهار عدد لری یک هار شمارنده صد
و چهار ی در قیمت سه روپیه همگی در هزار
هفت صد و از ده روپیه
دهکده کی الماس کلان پانزده عدد
مجهله ده عدد و پنا رتکن یک عدد
قیمت سه هزار
۳ نمبر در شش لری یک هار شمارنده سه صد
وسی و چهار قیمتش بحساب فی در چهار روپیه
هشت آله جملمگی یک هزار پنجاه و سه روپیه
مع دهکده کی و چون کلان هشت عدد
و خورد بیست و هفت عدد پنا یک عدد
پنا رتکن یک عدد الماس دو جرا و سی
و سه عدد پنا خورد هجده عدد قیمتش
سه صد روپیه
۴ نمبر در یک هارده لری شمار پنجاه و
چهل و شش قیمت فی در حساب پنجر و یه
هشت آله سه هزار سه روپیه
دهکده کی چون کلان شانزده عدد اوسط
شانزده عدد الماس کلان یک عدد الماس
خورد و از ده عدد لکن در یک عدد
قیمتش در هزار روپیه
همگی پنجاه و سه روپیه

۵ نمبر بازوبند الماسي يكجفت درون
الماسي نود عدد ركلان شصت و چهار عدد
خورد يكصد و پنجاه و پنج عدد قيمتش
شش هزار روپيه

۶ نمبر مرمع كلفه الماسي دران الماس
نود و هفت عدد پنا يك عدد پنا رلكن
يك عدد چوني كلان يك عدد چوني خور
هشت عدد قيمت همه هزار روپيه

۷ نمبر مرمع سربنج درون چوني كلان سه
عدد او سطي چهل عدد الماس سي و هشت
عدد پنا رلكن سه عدد پنا ركل يك عدد
قيمت سه هزار هفت صد و پنجاه روپيه

۸ نمبر مرمع كلفه چوني هشتاد و نه عدد
الماس سي و نه عدد و پنا رلكن يك عدد
قيمت سه صد روپيه

۹ نمبر مرمع سربنج ازو چوني هفتاد و شش
عدد شامل آن الماس بيست و شش عدد در
كلان يك عدد و پنا يك عدد قيمتش سه صد
روپيه

L OTTERY on 296 (Two Hundred and Ninety-six)
Whole Tickets of the Calcutta Lottery of
1836, to consist of 1350 (Thirteen Hundred and Fifty)
Chances at Company's Rupees 25 (Co. Rs. Twenty-
Five) per Chance.

The following are the Prizes, viz.

1 Prize of	50 Tickets.
2 Ditto of 10 each,	20 Ditto.
2 Ditto of 5 "	10 Ditto.
2 Ditto of 4 "	8 Ditto.
25 Ditto of 1 "	25 Ditto.
50 Ditto of 1/2 "	25 Ditto.
252 Ditto of 1/4 "	63 Ditto.
504 Ditto of 1/8 "	63 Ditto.
512 Ditto of 1/16 "	32 Ditto.
1350 Chances.	296 Tickets.

The Drawing of the Lottery will take place at the
Exchange Rooms early in June next. Applications
for Chances to be made at No. 217, Bow Bazar.

No advance price of Company's Rupees 18 (Co.'s Rs.
Eighteen) shall be received.

Subscribers from the Mofussil are requested to in-
clude the amount of postage in their remittances.

The Prizes will be ready for delivery five days after
the Drawing of the Lottery.

BOLST & CO. Projectors.

Calcutta, May 5, 1836.

Pay & Audit Regulations, AS NOW IN FORCE;

PREPARED in the Office of the Military Auditor
General, and sanctioned by Government. This
Work is complete up to 1st June 1835, with an Appendix,
Index, Tables, and all necessary Forms. Price unbound,
10 Rupees. Apply to Mr. Huttmann, Orphan Press.

Sept. 1, 1835.

Just Published,

(SECOND EDITION.)

And for Sale at the Bengal Military Orphan Press.
Price 3 Company's Rupees, Royal 8vo.

A REPORT

ON THE

State of Education

IN BENGAL,

By WILLIAM ADAM, Esq.

Published by the Order of Government.

Lately Published,

AT THE BENGAL MILITARY ORPHAN PRESS

Demy Quarto, pp. 600—Price 30 Rupees.

SYNOPSIS

OF THE EVIDENCE TAKEN BEFORE

THE

Select Committee of the House of Commons

IN RELATION OF THE

Army of India,

Including a Copious Appendix, Voluminous Tables
and a General Index.

A few Copies only over and above those Subscribed
for, are printed; Gentlemen wishing to possess them-
selves of this valuable Work, are therefore recom-
mended to make early application to the Publisher,
Mr. Huttmann, Bengal Military Orphan Press, Calcutta.

Sept. 1, 1835.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, MAY 21, 1836.

FORT WILLIAM,

GENERAL DEPARTMENT, THE 26TH JUNE 1822.

ALL Public Officers of Government sending Advertisements to the Calcutta Gazette for publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT, THE 27TH OCT. 1831.

NOTICE is hereby given, that from and after the 15th November next, the Board of Trade has been empowered and directed to receive Tenders for advances to be made on Goods and Merchandise consigned to England, covered by Bills of Exchange, to be drawn payable to the Hon'ble Court of Directors of the East India Company in London, under the conditions and in the forms following:—

1st.—The parties to whom advances may be made shall agree, that the respective Consignments shall be delivered into the Warehouses of the East India Company, or into such other Warehouses as the Court of Directors may appoint, and that they shall be subject to the management of the Court of Directors, so long as the Court shall continue to manage the Goods of individuals.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of Government, an advance of 2-3ds of such ascertained value will be made.

3d.—For repayment of the advance, Bills of Exchange are to be drawn in triplicate, at six months sight, at the rate of 2s. 2d. per Calcutta Sicca Rupee.

4th.—The parties will be required to place in the hands of the Board of Trade Bills of Lading of the Consignment and Policies of Insurance effected thereon both in triplicate. The Bills of Lading must be drawn, deliverable to the East India Company, or indorsed to order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company as the parties interested.

5th.—In case of default being made, either in acceptance, or payment of the Bills, the Court of Directors are to be authorized in the mode subsequently stated to sell the Goods for the purpose of repaying the Company the amount of the advances made thereon, together with the interest, should any have accrued; the Company, on the other hand, allowing discount when any part of the proceeds shall be realized before the Bills fall due.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods subject to all the conditions agreed upon with the Company, on payment of the Bills, and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision in case of the party, upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent, or in such case, should the Consignor prefer it, the Agency may be wholly withdrawn, and the settlement of either surplus or deficiency be made with the Consignor himself by the Government from whom he received the advance, at the rates of Exchange, at which the Company may at the time be drawing Bills upon India.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with any charges which may be due to the Company thereon.

8th.—The rate of Discount to be allowed by the Company shall not be less than 3 per Cent. per Annum.

9th.—Parties receiving advances are to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Board of Trade, signifying their assent to all the foregoing Conditions, but more particularly for the purpose of expressly authorizing the Sale of the Goods, by the Company (without either notice to or concurrence of any person whomsoever) at any period, after default shall be made either in acceptance or payment of the Bills, also authorizing in such cases the repaying to the Company, the advances made either principal or interest, appointing the Agent in England for such transaction, and signifying the wishes of the parties in the contingency referred to in the Sixth Article.

10th.—Upon the acceptance of any tender of Goods in Security for advances to be made on the above terms, the Goods will be valued by the Export Warehouse-keeper, and for the sum that may be settled as to be advanced thereon, the Board will grant an Order on the General Treasury, payable at 40 days sight.

11th.—The total sum to be advanced on Bills in the present season being limited in amount, the Board of Trade will use their discretion in giving a preference to tenders secured on Goods of a more valuable description, such as Silk and Indigo.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

**FORT WILLIAM,
FINANCIAL DEPARTMENT.**

THE 11TH MAY, 1836.

Notice is hereby given, that in modification of the Notice issued by Order of the Governor of Bengal on the 11th September last, Bills of Exchange secured on Produce that may be tendered to the Board of Customs, Salt and Opium, after this date upon the terms of the Advertisement of the Vice President in Council in this Department, dated 27th October 1834, will be required to state the rate of exchange in Company's Rupees, and the Board have been authorized to accept the same, all other Forms having been duly observed, at the following rate, until further orders, viz. (2s. 0½d.) two shillings and one half penny for the Company's Rupee.

The Board have further been authorized to grant Orders on the General Treasury in payment for Bills tendered and accepted under the Advertisement above quoted, payable on demand, in lieu of granting them payable at 40 days sight, as provided in the Advertisement of the 27th October 1834, above cited.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP.

Secy. to the Govt. of Bengal.

No. 35.

NOTICE.

FORT WILLIAM.

GENERAL DEPARTMENT, THE 11TH MAY, 1836.

The Right Honorable the Governor of Bengal directs that Civil Servants intending to retire from the Service or to leave the country upon Furlough, shall give notice thereof to the Accountant of the Department to which they belong, at least three months before the date on which they propose to leave the country, in order to allow that Officer to ascertain and make adjustment as far as possible any items of account standing to their debit in the Public Books.

By Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP, Secy. to Govt.

No. 36.

FORT WILLIAM.

GENERAL DEPARTMENT, THE 11TH MAY, 1836.

In consequence of the demise of Captain John Cuttle, Deputy Master Attendant, the Right Honorable the Governor of Bengal is pleased to make the following Appointments:

Captain T. T. Herington (on leave to Europe) to be Head Assistant to the Master Attendant.

Captain L. B. Clapperton to be 2d Assistant to ditto, and to officiate as Head Assistant during Captain Herington's absence.

H. T. PRINSEP, Secy. to Govt.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 9TH MAY, 1836.

The following Act, passed by the Right Hon'ble the Governor General of India in Council, on the 9th May 1836, is hereby promulgated for general information.

Act No. XI. of 1836.

I. It is hereby enacted, that from the 1st day of June 1836, the 107th Clause of an Act of Parliament passed in the 53d year of King George 3d, and entitled "An Act for continuing in the East India Company for a further term the possession of the British Territories in India, together with certain exclusive privileges:—for establishing further Regulations for the Government of the said Territories and the better administration of justice within the same, and for regulating the Trade to and from the places within the limits of the said Company's Charter," shall cease to have effect within the Territories of the East India Company.

II. And it is hereby enacted, that from the said day and within the said Territories, no person whatever shall, by reason of place of birth or by reason

of descent, be, in any Civil proceeding whatever, excepted from the jurisdiction of any of the Courts hereinafter mentioned—that is to say:—

The Courts of Sudder Dewanny Adawlut—of the District and City Judges—of the Principal Amceens—and of the Sudder Amceens, in the Territories subject to the Presidency of Fort William in Bengal.

The Court of Sudder Adawlut—the Provincial Courts—the Courts of the Zillah Judges—of the Assistant Judges—of the Registers, and of the Native Judges in the Territories subject to the Presidency of Fort St. George.

The Courts of Sudder Adawlut—of the Zillah Judges—of the Native Judges—and of the Principal and Junior Native Commissioners in the Territories subject to the Presidency of Bombay.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

(No. 1002.)

**ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.**

**JUDICIAL AND REVENUE DEPARTMENT,
THE 17TH MAY, 1836.**

The following Officers have obtained leave of absence from their Stations:

Mr. J. K. Ewart, Joint Magistrate and Deputy Collector of Midnapore, to the 14th proximo, to visit Calcutta, on private affairs, in extension of the leave granted to him on the 12th January last.

Mr. R. W. Hughes, Assistant under the Commissioner of Revenue and Circuit of the 11th or Patna Division, to the 10th instant, on private affairs, in extension of the leave granted to him on the 29th September last.

Chunder Shukhar Chowdry, the Sudder Amceen in the 24-Pergunnahs, for ten days.

The Right Honorable the Governor of Bengal has this day been pleased to extend the Provisions of Regulation XII. of 1833, regarding the selection, appointment and remuneration of authorized Pleaders to the Zillah Court of the 24-Pergunnahs.

THE 19TH MAY, 1836.

The Right Honorable the Governor of Bengal has been pleased to make the following Appointment:

Mr. J. M. Ewart to officiate as Joint Magistrate and Deputy Collector of the Southern Division of Cuttack.

ROSS D. MANGLES,

Secy. to the Govt. of Bengal.

**GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.**

FORT WILLIAM, 16th May, 1836.

No. 87 of 1836.—The leave of absence granted to Captain W. Sage, Executive Officer of the 5th Division Department of Public Works, in General Orders No. 84, dated the 14th March last, is further extended for one month.

WM. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 18th May, 1836.

No. 88 of 1836.—The Right Honorable the Governor General of India in Council is pleased to make the following Appointment:

Lieutenant Henry Rigby, of the Corps of Engineers, to officiate as Executive Engineer of the 5th or Benares Division of Public Works, during the absence of Captain Sage, or until further orders.

WM. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

No. 1100.

**ORDER BY THE HONORABLE THE LIEUTENANT
GOVERNOR OF THE NORTH WESTERN PROVINCES.**

ALLAHABAD,

**JUDICIAL AND REVENUE DEPARTMENT,
6TH MAY, 1836.**

The Hon'ble the Lieutenant Governor is pleased to appoint Mr. C. W. Fagan to be an Assistant under the Commissioner of Revenue and Circuit of the 1st or Meerut Division.

C. MACSWERN,

Secy. to the Lt. Govt. N. W. P.

LIST OF UNCLAIMED LETTERS remaining in the General Post Office, which have accumulated, between the 1st January and 31st December, 1835.

T

Trower, Lieut. Jasper—(2 Letters,) of the Horse Artillery, Dum Dum, near Calcutta.
 Thomas, Lieut.—32d N. I., Bangoor.
 Thomson, Mr. Junr. Thos.—Care of Messrs. Colvin and Co., Calcutta.
 Tosh, Esq. Jas.—Indigo Planter, Mysnensing.
 Thompson, Mrs. J.—Nusseerabad.
 Thomson, Esq. G. D.—Strand, Calcutta.
 Taylor, Esq. William Trevor—Civil Service, Midsnapore, Boggal.
 Thompson, Mr. H. J.—Serhampore.
 Tyler, Lieut. A.—H. C. 34th Native Infantry, Bengal Service, Bungal.
 Turb, Mr.—Steward, Board the Duke of Roxborough, direct for Bombay, or Calcutta.
 Triet, Mr. James—Ship Roslin Castle, Capt. Richards, Calcutta.
 Truquez, Monsr. P. N.—Port Louis, Maurice.
 U & V.
 Urquhart, Esq. Thomas—Post Office, Calcutta.
 Viles, Capt. J. B.—(2 Letters,) to be left at the Post Office, Calcutta.
 Viles, Capt. J. B.—Ship Brougham, Post Office, Calcutta.
 Vickers, Esq. C.—Allahabad, to wait till called for, or if left, to Calcutta.
 Vaisey, Lieut.—Commanding the Marine on Board H. M. Ship Jupiter, Calcutta.

(To be Continued.)

WM. MOORE, Deputy Post Master.

General Post Office, 12th March, 1836.

TO BE LET—The Circuit House ■ Roughly, ■ a Monthly Rent of Company's Rupees. 64.

This House is a very desirable Residence, and has only lately been vacated by the Magistrate of the District.

Apply to the Executive Engineer 1st Division at Barrackpore, or to the Barrack Sircar at Chinsura.

May 9th, 1836.

NOTICE.

Establishment of a Light House at Pondichery.

From the 1st of July 1836, a fixed Light of the 3d magnitude will be exhibited during the whole night, on the summit of a Tower recently constructed at Pondichery.

This Light, placed at 89 feet above the level of the Sea will be seen in clear weather, from a Ship's Poop, from a distance of sixteen to seventeen Nautical Miles.

During the N. E. Monsoon, that is ■ say, from the month of October to March, Vessels arriving during the night, in the Roads of Pondichery, should anchor in ten or twelve fathoms Water, the Light bearing by Compass from W. by N. to W. N. W. This Anchorage will be the most convenient for communication with the Shore and for Weighing in case of bad weather.

During the S. W. Monsoon, the wind prevailing from S. E. on the Coast, from the end of March to October, bad weather is not to be apprehended; Vessels can then anchor at night in six or seven fathoms with the Light bearing by Compass from W. to W. by N.

Thus placed, the Vessels will be during each Season, in the most favorable position for communication with the Shore.

Pondichery, the 10th March, 1836.

(Signed) A. HOSTEIN,

Le Capitaine de Port.

Approved,

(Signed) L. DALMAR,

Le Commissaire de la Marine Ordonnateur.

Published by Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 20th April, 1836.

NOTICE.

Payments at the Marine Pay Office.

NOTICE is hereby given, that in future Parties in whose favor Monies are passed payable by the Marine Paymaster, will be required to attend to the following directions:

If the Party, in whose favor the Bill is passed, himself draws the Money at the Pay Office, he will be required to receipt the Bill and also to sign an Office Check for the amount.

On the other hand, if the Money is ■ he drawn by the Agency of a Sircar or other Person, ■ will be necessary that the amount should be made payable (under the signature of the Party in whose favor it is passed) to such Sircar or other person by name—or to bearer—and such Sircar, or other person, or the bearer, will be required to receipt the Bill and to sign the Office Check for the amount.

Of course in the latter case, if the Money should be paid to the wrong person in consequence of the Bill being lost or stolen, or otherwise surreptitiously obtained by the Party presenting it, the Marine Department cannot ■ considered answerable.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 5th May, 1836.

CUSTOMS.

LIST of Packages lying unclaimed at this Office.

- 1 Parcel, C. Gardner, 13, Mangoe Lane, per Lord of the Isle.
- 1 Box, Lieut. Pearce, Engineer, per Ernaud.
- 1 Ditto, C. Peshall, 3d Buffs, per Hachmy.
- 1 Parcel, Arthur Seely, Mulshipman Ship Amelia Thompson, per Duke of Bedford.
- 1 Ditto, G. J. Brown, Ship Duke of Northumberland, Capt. Pope, per Zenobia.
- 1 Ditto, A. G. Miller, 35th Regt. N. I., per Kyle.
- 1 Ditto, C. Hunter, 18th B. N. I., per Hindostan.
- 4 Ditto, Lieut. H. Hunter, 58th Regt. N. I., per David Clark.
- 2 Ditto, Mr. Pritchard, John Bull Office, per Ditto.
- 1 Ditto, Cornet R. M. Darnel, H. M. 11th Light Dragoons, per Ditto.
- 1 Ditto, John Tracer, Surgeon Ship Oront, per Ditto.
- 1 Ditto, Mr. Humphry, Engineer, Fort Gloucester, per Severn.
- 1 Ditto, C. Peshall, 3d Buffs, per Abercrombie Robinson.
- 1 Package, Mr. Maynard, per General Kyd.
- 1 Box, Marked F 161, per Larkins.
- 1 Ditto, The Revd. T. C. Thompson, London, per Strath Eden.
- 1 Ditto, The Officer in Command of the 10th Foot, per Ditto.
- 1 Ditto, The Officer Commanding H. M. 1st Regt. Foot, per Wm. Barrae.
- 1 Ditto, Thos. Inglis, M. D., 21st B. N. I., per Roberts.
- 1 Box and 2 Bales, H. M. 13th Light Infantry Regt., per Catherine.
- 1 Box, Mrs. Wilson, per Coromandel.
- 1 Ditto, Major Seward, H. M. 9th Regt. Foot, per Ditto.
- 1 Parcel, John Cheape, B. Engineer, London.
- 1 Ditto, M. Sommerville, H. M. Ship Hyacinth, per Lord Hungerford.
- 1 Ditto, Lieut. J. S. Alston, 27th Regt. N. I., per Ditto.
- 1 Ditto, Lieut. Col. C. W. Hamilton, 6th Regt. N. I., per Ditto.
- 2 Casks, Capt. H. Maynard, per Broxbourne.
- 1 Box, W. F. Thompson, reloaded from the Indiana.

C. C. HYDE, Collector.

10th May, 1836.

N. B. Parties applying for the above Packages, will be pleased to send Invoices, or Bills, showing contents and value, and to depute persons to be present at the opening of them at this Office. The Collector has nothing to do with the business of Landing Packages from Ships, nor with forwarding them to their owners, or their destination.

The fact of Articles being marked for PRIVATE USE, and not for Sale, does not exempt them from payment of Duty, if they be of a kind which is chargeable with Duty under the Regulation.

Sale of Native Jewellery.

HAMILTON AND CO. have the pleasure to inform the Public, that they are favored by Government with the sale of the undervalued Magnificent NATIVE JEWELS, Presents from Mysore Princes, the whole of which are valued at Sa. Rs. 30,000, exclusive of Commission at 10 per cent.

No. 1. Pearl Kunta of 18 rows, containing..... 900 Pearls.
And 1 Breastplate, consisting of..... 7 Diamonds 1st size.
Estimated Price of Pearls at 8 each, Sa. Rs. 2700 12 Do. 2d Do.
Breastplate containing the Precious Stones, 3000 14 Do. 3d Do.
6700

No. 2. Pearl Kunta of 14 rows, containing..... 904 Pearls.
And 1 Breastplate consisting of..... 15 Diamonds 1st size.
Estimated Price of Pearls at 8 each, Sa. Rs. 2712 10 Do. 2d Do.
Breastplate containing the Precious Stones, 3000 1 Luluck Emerald.
5712

No. 3. Pearl Kunta of 8 rows, containing..... 334 Pearls.
And 1 Breastplate consisting of..... 8 Rubies 1st size.
Estimated Price of Pearls at 8 each, Sa. Rs. 1503 27 Do. 2d Do.
Breastplate containing the Precious Stones, 300 1 Square Emerald.
1803

No. 4. Pearl Kunta of 10 rows, containing..... 546 Pearls.
And 1 Breastplate consisting of..... 16 Rubies 1st size.
Estimated Price of Pearls at 8 each, Sa. Rs. 3093 16 Do. 2d Do.
Breastplate containing the Precious Stones, 2000 1 Diamond 1st Do.
5093

No. 5. 2 Bajoon Kunta containing..... 90 Diamonds.
Estimated Price of Bajoon Kunta containing the Precious Stones, Sa. Rs. 6000 64 Pearls, large.
155 Do. smaller.

No. 6. 1 Kulgee containing..... 97 Diamonds.
Estimated Price of Kulgee containing the Precious Stones, Sa. Rs. 3000 1 Square Emerald.
1 Luluck Do.
1 Ruby, large.
8 Small Do.

No. 7. 1 Serpesh containing..... 1 Rubies, 1st size.
Estimated Price of Serpesh containing the Precious Stones, Sa. Rs. 3750 40 Do. 1 Do.
1 Diamond.
1 Luluck Emerald.
1 Round Do.

No. 8. 1 Kulgee containing..... 89 Rubies.
Estimated Price of Kulgee containing the Precious Stones, Sa. Rs. 100 39 Diamonds.

No. 9. 1 Serpesh containing..... 76 Rubies.

Estimated Price of Serpesh containing the Precious Stones, Sa. Rs. 200 26 Diamonds.
1 Pearl.
1 Emerald.

سیرس حمل تین کمپنی همه کسرا خبرداد
می شود که کورنرمنت صاحب بطریق هدیه
جواهرات و زیورات و غیره از نزد شاهزاده ها
یافت اند همین جواهرات و زیورات حسب
تفصیل الذیل مسترحمل تین صاحب موصوف
کمپنی بدوگان کمشنر فروخت خواهد شد هرکرا
در کار و ضرور باشد بیهون دوگان آمده بمعایه
مشاهده نمودن گرفتن می تواند قیمت این
اشای مرقوم مقررده سی هزار روپیه سیوای
ازین فیصد بحساب ده روپیه کمشنر صاحب
ممدوح خواهد شد یافت

۱ نمبر در شاترد لری یک هار شمارنه عدد
فی در بحساب سه روپیه بیست و هفت عدد
جرا و هکده کی معه الماس کلان هفت عدد
مچیلان و ازده عدد خوردن چهار عدد
چون فی هفت عدد و پنا رتکن یک عدد قیمت
سه هزار

۲ نمبر در چهار عدد لری یک هار شمارنه عدد
و چهار فی در قیمت سه روپیه همگی ده هزار
هفت عدد و ازده روپیه
ده هکده کی الماس کلان پانزد عدد
مچیلی ده عدد و پنا رتکن یک عدد
قیمت سه هزار

۳ نمبر در شش لری یک هار شمارنه عدد
وسی و چهار قیمتش بحساب فی در چهار روپیه
هفت آنه چمکی یک هزار بیست و سه روپیه
معه ده هکده کی و چون کلان هشت عدد
و خورد بیست و هفت عدد پنا یک عدد
پنا رتکن یک عدد الماس دو و جرا و سی
و سه عدد پنا خورد هجده عدد قیمتش
سه صد روپیه

۴ نمبر در یک هار عدد لری شمار بیست و
چهل و شش قیمت فی در بحساب پنج روپیه
هفت آنه سه هزار سه روپیه

ده هکده کی چون کلان شاترد عدد اوسط
شازده عدد الماس کلان یک عدد الماس
خوردن و ازده عدد لکن در یک عدد
قیمت ده هزار روپیه

همگی پنج هزار و سه روپیه

۶ نمبر بازوبند الماسی یکجفت درون الماس بود عدد در کلان شصت و چهار عدد در خورد یکصد و پنجاه و پنج عدد قیمتش شش هزار و روپيه

۷ نمبر مرصع کلفه الماسی در آن الماس بود و هفت عدد پنا یک عدد پناارلتن یک عدد چونی کلان یک عدد چونی خورد هشت عدد قیمت سه هزار و روپيه

۸ نمبر مرصع سرپنج درون چونی کلان سه عدد اوسطی چهل عدد الماس سی و هشت عدد پناارلتن سه عدد پناارگل یک عدد قیمت سه هزار و هفت صد و پنجاه و روپيه

۹ نمبر مرصع سرپنج ازو چونی هفتاد و شش عدد شامل آن الماس بیست و شش عدد در کلان یک عدد و پنا یک عدد قیمتش سه صد و روپيه

NOTICE is hereby given, that the Re-Sale appointed for this day of certain Chests of Behar and Benares Opium, purchased at the Public Sale of April last, but for which the Purchasers have failed to pay their Deposits, agreeably to the Conditions of Sale, is postponed until Friday the 27th instant; any portion of the said Opium for which the Deposits may not be paid by that period, will positively be brought to Sale in this Office on the day notified.

اشتہار و اداسی شروع

ইশতেহার দেওয়া যাইতেছে—

NOTICE is hereby given, that agreeably to the Conditions of Sale, the Deposits on the Opium sold at the Sales of February last, will positively be forfeited if the amount due be not paid, and the Sub-Treasurer's Receipt for the same produced in this Office by 2 o'clock, on Wednesday, the 25th instant, and the said Opium will be Re-sold to the highest Bidder, on account of the East India Company, according to the Conditions of Sale, at such time or times as the Board of Customs, Salt and Opium, may determine.

اُشتیہا رد اذہ می شود کہ

একভেহার দেওয়া যাইতেছে—

Dr. Cash Account of House Assessment for

To amount collection by Sircars in February, 1836,	16802	4	11			
To amount collection by Sircars in March, 1836,	17336	2	14			
To amount collection by Sircars in April, 1836,	16310	■	8			
				52439	1	13
To amount collection by Summons in February, 1836,	2821	3	16			
To amount collection by Summons in March, 1836,	2805	1	17			
To amount collection by Summons in April, 1836,	1400	4	18			
				7026	10	11
To amount credited transfer on account of Honorable Com- pany's Houses for Nov. and Dec. 1835 to Jan. 1836,				4463	14	16

Sa. Rs. 63929 11 0

E. E.

Collr. of Assess. Office, the 1st May, 1836.

Published by order of the Magistrate,

F. W. BIRCH, Collector.

February, March and April, 1836, Cr.

Feb. 1836,...	Cash paid to Mr. J. Carr, Salary for Dec. 1835, as per Audited Bill, C. R. 4½, 430 0 0			
	Cash paid to Mr. R. Graham, do. for do., as per do., ... 330 0 0			
	Cash paid to Mr. T. Thompson, do. for do., as per do., ... 132 0 0			
	Cash paid to Mr. R. Humphrys, do. for do., as per do., ... 100 0 0			
	Cash paid to Native Writers, do. for do., as per do., ... 285 2 2			
	Cash paid to 3 Writers and 1 Mohorey, extra, do. for do., as p. do., ... 58 0 0			
	Cash paid to Office Rent, for do., as per do., ... 150 0 0	1485	2	2
March, ...	Cash paid to Mr. J. Carr, Salary for Jan. 1836, as per Audited Bill, C. R. 4½, 430 0 0			
	Cash paid to Mr. R. Graham, do. for do., as per do., ... 330 0 0			
	Cash paid to Mr. T. Thompson, do. for do., as per do., ... 132 0 0			
	Cash paid to Mr. R. Humphrys, do. for do., as per do., ... 100 0 0			
	Cash paid to Native Writers, do. for do., as per do., ... 285 0 0			
	Cash paid to 3 Writers and 1 Mohorey, extra, do. for do., as p. do., ... 58 0 0			
	Cash paid to Office Rent, for do. as per do., ... 150 0 0	1485	2	2
April, ...	Cash paid to Mr. J. Carr, Salary for Feb. 1836, as per Audited Bill, C. R. 4½, 430 0 0			
	Cash paid to Mr. R. Graham, do. for do., as per do., ... 330 0 0			
	Cash paid to Mr. T. Thompson, do. for do., as per do., ... 132 0 0			
	Cash paid to Mr. R. Humphrys, do. for do., as per do., ... 100 0 0			
	Cash paid to Native Writers, do. for do., as per do., ... 285 0 0			
	Cash paid to 3 Writers and 1 Mohorey, extra, do. for do., as p. do., ... 58 0 0			
	Cash paid to Office Rent, for do., as per do., ... 150 0 0	1485	2	2
	Cash paid to Collector's Commission for Nov. and Dec. 1835 to Jan. 1836, on Sa. Rs. 56549-13-15½, at 2½ per Cent. as per Audited Bill, 1413 11 18			
	Cash paid to Collecting Sircars' Commission for Nov. and Dec. 1835 to Jan. 1836, on Sa. Rs. 49806 0-2, at 1½ per Cent. as per Audited Bill, 747 13 8	2161	9	6
	By amount transfer on account of Honorable Company's Houses during the Months of Nov. and Dec. 1835 to Jan. 1836 :			
	General Department, 1316 4 0			
	Judicial ditto, 383 10 0			
	REVENUE.			
	Salt, 120 0 0			
	Bazar, 160 15 4			
	Custom House, 828 9 12			
	Supreme Court, 1109 8 18			
	Old Mint, 210 0 0			
	Maring, 240 0 0			
	Military, 352 8 0			
	New Mint, 60 0 0			
	New Mint Office, 300 0 0			
	Committee for improving the Town of Calcutta, ... 90 0 0			
	Superintendent of Stamps, 390 0 0			
	108 0 0	4403	14	10
	GENERAL TREASURY.			
	Amount paid in Cash into the General Treasury, 51949	12	12	
	MINT OFFICE.			
	Amount paid in Copper Money to the Mint Office, Sa. Rs. 1000	0	0	
	Sa. Rs. 63929	11	0	
	MEMO. OF DISBURSEMENTS.			
For February,	{ Establishment, Conservative, and Watch and Ward, 11927 4 10			
	{ Repairs of Roads and Drains and Cleansing, 10799 2 5			
	22726 7 3			
" March,	{ Establishment, Conservative, and Watch and Ward, 11918 13 9			
	{ Repairs of Roads and Drains and Cleansing, 11762 7 4			
	23681 5 1			
" April,	{ Establishment, Conservative, and Watch and Ward, 11918 13 0			
	{ Repairs of Roads and Drains and Cleansing, 12179 13 3			
	24098 11 0			
	Total, Sa. Rs. 70506 0 4			
	H. C. WATTS, Accountant.			
	Police Office, May, 1836.			

Court for the Relief of Insolvent Debtors at Calcutta.

NOTICE is hereby given, that the Masters of the Petitions and Schedule (the same having been filed in the Court) of JAMES FARQUHARSON, Chief Mate of the Barque *Water Bush*, and also of Consuelita, in Calcutta, and now an insolvent Prisoner in the Gaol of Calcutta, is appointed to be heard on Saturday, the 25th day of June next, at the hour of 12 o'Clock at Noon.

"No Creditor shall be allowed at the Hearing to oppose the discharge of a Prisoner, unless he shall have given notice of his intention to the Chief Clerk before the Hearing; and at the same time have left an Affidavit of his Debt at the Office of the Examiner, and the Chief Clerk shall make an entry of such notice in a book to be kept by him for that purpose; and the Examiner, previously to the Hearing, shall examine the Affidavits as to be left with him as aforesaid."—Rules and Orders No. XI.

Office of Examiner, 10th May, 1836.

কলিকাতার যোজ্ঞাহীন করজব্বারগণের পরি

জ্ঞাপনার্থে আদালত

এতদ্বারা যি ধরন মেওরা জাইতেছে সে আরজি ও বেনাপাওনার কর্ম জাহ। এই আদালতে দাখিল হইয়াছে হেমেস কারগিসন সাহেবের জিনি বার্ক ওয়াটার উইচের বড় মালিক এবং কলিকাতার মোং কসাইটোলা নিবাসি এক্ষণে কলিকাতার জেলখানার কয়েদ আছেন তাহার বিষয় আগন্ত জুন মাহার ২৫ শনিবার তারিখে বেলা দুই প্রহরের সময় শুনানি হইবেক

"কোন মহাজন আপত্তা করিতে পারি বেন নাই প্রাঙ্গণিতে কোন কএদির জদ্যপি নটি শ নামেন তাহার মতলবের পূর্ এ শুনানির এবং তৎকালিন একজামিনর সাহেবের আকিণে তাহার পাওনার এক হলপনামা দাখিল নাকরেন এবং এচিণ কেন্দাক সাহেব তাহার বহিতে এ নটিসের নকল নারাদেনএবং এ একজামিনরসাহেব এ হলপনামা শুনানির পূর্বে তৎকিক নাকরেন জাহ। উক্তমতে তাহার নিকটে দাখিল হইবেক নিয়ম এবং নাজি নং ১১।

একজামিনর সাহেবের আকিণ

নব ১৮৩৬ সাল ১৬ মে

Administrations.

ALL Persons indebted to the Estate of BARNABAS CHARLES BRADBER, late Steward of the Bengal Club, are requested to make payment to the Registrar of the Supreme Court at Fort William, Administrator (with a Copy of his Will annexed,) to the Estate, to whom all Creditors are also desired to make their Claims known.

3d May, 1836.

THE like Advertisement as to the Estate of CHARLES HUNTER, late of Calcutta, Merchant, (with a Copy of his Will annexed.)

6th May, 1836.

THE like Advertisement as to the Estate of Lieutenant Colonel JOHN CAMPBELL, formerly of the First Battalion Seventeenth Regiment of Native Infantry.

17th May, 1836.

(1)

Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Fourteenth day of July next, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale, in the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Woomacmar Bibee, Widow and Legal Representative of Roy Greedharyloll Bahadoor, deceased,—

The Right, Title, and Interest of the said Roy Greedharyloll Bahadoor, deceased, of, in, and to a Moiety or Half Part or Share of a Talook or Zemindary Neizambereah, Sibpore, Mothoorapore, Moyjommah, and Burnarpore, situate, lying, and being at Saiberah, in Pergunnah Choye, and in the Zillah of Bhuggiepore.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that Sundry Effects, the Property of Lieut. G. DWYER, of the Invalid Establishment, late of Moongyr, are under the Seal of this Court, and will be delivered to any person duly authorize to received the same.

E. LEE WARNER, Judge.

Zillah Bhauyulpore, Dewanny Adawlat, }
the 3d May, 1836. }

NOTICE is hereby given, that Three-half Chests, supposed to contain Beer, and Seven one-dozen Boxes of Claret, marked "J. B. D. Hareilly," have been picked up by the Police of Barh. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, Magistrate.

Patna, Foujdaree Court, the 6th May, 1836.

NOTICE is hereby given, that the Kutchery House of Barriapore and Picnasses, the property of the Honorable Company, will be exposed to sale by Auction, at the Office of the Collector of the 24-Pergunnahs, on the 14th July next.

F. STAINFORTH, Offg. Collr.

Collector's Cutchery, 24-Pergunnahs, }
the 12th May, 1836. }

Lately Published,
AT THE BENGAL MILITARY ORPHAN PRESS
Demy Quarto, pp. 660—Price 20 Rupees,

SYNOPSIS
OF THE EVIDENCE TAKEN BEFORE

THE

Select Committee of the House of Commons

IN RELATION OF THE

Army of India,

Including a Copious Appendix, Voluminous Tables and a General Index.

A few Copies only over and above those Subscribed for, are printed; Gentlemen wishing to possess themselves of this valuable Work, are therefore recommended to make early application to the Publisher, Mr. Huttman, Bengal Military Orphan Press, Calcutta.

Sept. 1, 1835.



SECOND SUPPLEMENT TO The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 25, 1836.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT, 23D MAY, 1836.

The following Extract from the Proceedings of the Right Hon'ble the Governor General of India in Council in the Legislative Department, is published for general information.

Read a second time, the Draft of a proposed Act published under date the 25th April 1836, for abolishing the existing Transit and Town Duties, and authorizing the levy upon a new scale of Export and Import Duties.

Resolution.—The Right Hon'ble the Governor General of India in Council is pleased to resolve, that the said Draft be re-published for general information, with the following amendments, and that the amended Draft be brought up for re-consideration at the first meeting of the Legislative Council of India which may be held after the 20th Instant.

By the abolition of the Transit Duties throughout the Presidency of Fort William in Bengal, a considerable amount of Public Revenue has been relinquished. As the relief to Commerce and to the People, arising from the abolition of these Duties, would remain very incomplete, were the levy of Town Duties under the Provisions of Regulation X. of 1810 to be maintained, the Governor General in Council has directed that the levy of Town Duties also shall cease within the Territories subject to the Presidency of Fort William in Bengal, and this order has taken effect from the 1st May last. It might without injustice be required that the external trade of the Presidency on which the burthen of the relinquished duties has so largely fallen, should contribute to the financial necessities of the State, an amount of taxation equivalent to that which has been abandoned, on improved distribution of duties, and a more easy and efficient mode of collection, being substituted for the system of Sea Customs hitherto established. But the Governor General in Council feels it to be an object of the highest importance to the interests both of Great Britain and of India, to refrain as far as possible from raising the duties levied on the Commerce of either country. He is willing to trust largely to the indirect benefits of low taxation, and to the impulse which will be given to the industry of India, by the removal of onerous and vexatious exactions. Under these considerations he has resolved not to impose upon the Maritime Commerce of Bengal, an amount of duties which shall be estimated to raise more than half the sum of direct Revenue, which was derived from the Transit and Town Duties of that Presidency. In framing a new Tariff upon this principle, he has also kept in view the object of extending to the other Presidencies, as soon as the state of the Public Revenue and other circumstances shall admit of it, the great

boon which has been conferred upon Bengal; and he has endeavoured to adopt such a scale of Duties as may be best suited to the ultimate establishment of free traffic between the several Presidencies, and to the introduction of a system as nearly uniform as practicable for the Sea Customs Collections in all parts of the Empire. He has likewise thought it desirable to revise the rates of Duties, which have heretofore been levied on various branches of the Trade of the Bengal Presidency, with a view to the reduction and equalization of such duties. The following Draft of Act is accordingly published for general information:

ACT No. — of 1836.

Regulations imposing Transit and Town Duties in the interior and fixing rates of Import and Export Duty on Sea Goods repealed.

Except as regards the Jumna Frontier Line.

And Duties on Western Salt.

Import Duties to be levied according to Schedule A. annexed.

Export Duties to be collected on Country Goods according to Schedule B. annexed.

No Goods entered therein as liable to Duty to be exempted, except by order of Government.

I. It is hereby enacted, that from the 1st June next, such parts of Regulations IX. and X. 1810, Regulation XV. 1825, and of any other Regulations of the Bengal Presidency as prescribe the levy of Transit or Inland Customs Duties, or of Town Duties; and likewise the Schedules of Duties and Provisions of any kind contained in these or any other Regulations for fixing the amount of Duty to be levied upon Goods imported into or exported from the said Presidency by sea shall be repealed. Provided however that nothing herein contained shall be construed to prevent the levy of Duties at the rates now in force at the Custom Houses and Chokies established on the line of the Jumna, or on any Frontier line, upon Goods crossing that line for import into, or export from the Territory of the East India Company by land, nor to affect the Regulations in force for imposing and levying Duties on Salt, the produce of Western and Central India.

II. And it is hereby enacted, that Duties of Customs shall be levied on Goods imported by Sea into Calcutta or into any other place within the Province of Bengal and Orissa according to the rates specified in Schedule A. annexed to this Act, and with the exceptions specified therein, and the said Schedule with the Notes attached thereto, shall be taken to be a part of this Act.

III. And it is hereby enacted, that Duties of Customs shall be levied upon Country Goods exported by Sea from any Port of Bengal or Orissa according to the rates specified in Schedule B. annexed to this Act, with the exceptions therein specified, and the said Schedule with the Notes attached thereto, shall also be taken to be a part of this Act.

IV. And it is hereby enacted, that no Goods or Articles whatsoever entered in either of the said Schedules as liable to Duty, shall be exempted from the payment of such Duty or of any part thereof except under

But the Collector may pass Baggage belonging to Passengers at his discretion.

duty, as heretofore, any Baggage in actual use, at his discretion, and in case of any person applying to have Goods passed as such, the Collector acting under the orders of the Board of Customs, Salt and Opium, shall determine whether they be Baggage in actual use, or Goods subject to Duty under the Rules of this Act.

Existing Rules to be enforced for levying the new Import and Export Duties.

of Fort William in Bengal, shall continue to be in force for the levy of the Import and Export Duties imposed by this Act, unless repealed or altered or repugnant to the provisions thereof.

Place may be fixed by Governor of Bengal, beyond which an inward-bound Vessel is not to proceed until a Custom House Officer has been on board.

except such Dhories and Country Craft as are referred to in Section XXII. of this Act to pass until a Custom House Officer shall have been received on board, and shall have obtained from the Master or Commander a Manifest made out in the form prescribed by Section 45, Regulation IX. 1810.

And taken a Manifest.

Master to be responsible for its correctness under penalty of Rs. 1000.

the Master or Person in charge thereof shall be liable to a fine of 1,000 Rs. ; and any Goods or Packages that may be found on board

Goods in excess, or not corresponding with Manifest to be seized and confiscated.

in excess of the Manifest so delivered or differing in quality or kind, or in marks and numbers from the specification contained therein, shall be liable to be seized and confiscated, or to be charged with such increased duties, as may be determined by the Board of Customs, and if any inward-bound Vessel shall remain outside or below the place so fixed by the Governor of Bengal, the Master or Commander shall in that case forward the said Manifest by the Public Dock or Post addressed to the Collector of Customs at Calcutta, and if any such Vessel entering a Port for which there is a Custom House established, shall be at anchor therein for the space of forty-eight hours, having the power to communicate with the shore in any part of that time the Master and Commander whereof shall neglect to forward the said Manifest, he shall, for such neglect, be liable to forfeit the sum of One Thousand Rupees, and no Entry or Port Clearance shall be given for such Vessel until the fine is paid.

Or charged with double Duties.

Salt and Opium,

The Masters of Vessels lying below to send up Manifests by dawn.

by the Public Dock or Post addressed to the Collector of Customs at Calcutta, and if any such Vessel entering a Port for which there is a Custom House established, shall be at anchor therein for the space of forty-eight hours, having the power to communicate with the shore in any part of that time the Master and Commander whereof shall neglect to forward the said Manifest, he shall, for such neglect, be liable to forfeit the sum of One Thousand Rupees, and no Entry or Port Clearance shall be given for such Vessel until the fine is paid.

If remaining at anchor 48 hours without sending Manifest to be subject to penalty of 1000 Rupees.

he liable to forfeit the sum of One Thousand Rupees, and no Entry or Port Clearance shall be given for such Vessel until the fine is paid.

No Vessel to break bulk unless two copies of Manifest have been received.

shall have been received by the Collector of Customs, and order shall have been given by the said Collector for the discharge of the Cargo, and the said Collector may further refuse to give such order if he shall see fit until

And entry may

special order from the Governor of Bengal—Provided however that it shall be lawful for the Collector of Customs or other Officer in charge of a Custom House, to pass free of

any Baggage in actual use, at his discretion, and in case of any person applying to have Goods passed as such, the Collector acting under the orders of the Board of Customs, Salt and Opium, shall determine whether they be Baggage in actual use, or Goods subject to Duty under the Rules of this Act.

V. And it is hereby enacted, that the Rules now established for the levy of Duties of Customs on Goods imported into or exported from Calcutta, and other Ports of the Presidency of Fort William in Bengal, shall continue to be in force for the levy of the Import and Export Duties imposed by this Act, unless repealed or altered or repugnant to the provisions thereof.

VI. And it is hereby enacted, that it shall be lawful for the Governor of the Presidency of Fort William in Bengal, by an Order printed in the Calcutta Gazette, to fix a place in any River or Port in Bengal or Orissa, beyond which place it shall not be lawful for any inward-bound Vessel, save and except such Dhories and Country Craft as are referred to in Section XXII. of this Act to pass until a Custom House Officer shall have been received on board, and shall have obtained from the Master or Commander a Manifest made out in the form prescribed by Section 45, Regulation IX. 1810.

And it is hereby enacted, that if the Manifest so delivered by the Master and Commander shall not contain a full and true specification of all the Goods imported in the Vessel, the Master or Person in charge thereof shall be liable to a fine of 1,000 Rs. ; and any Goods or Packages that may be found on board

in excess of the Manifest so delivered or differing in quality or kind, or in marks and numbers from the specification contained therein, shall be liable to be seized and confiscated, or to be charged with such increased duties, as may be determined by the Board of Customs, and if any inward-bound Vessel shall remain outside or below the place so fixed by the Governor of Bengal, the Master or Commander shall in that case forward the said Manifest by the Public Dock or Post addressed to the Collector of Customs at Calcutta, and if any such Vessel entering a Port for which there is a Custom House established, shall be at anchor therein for the space of forty-eight hours, having the power to communicate with the shore in any part of that time the Master and Commander whereof shall neglect to forward the said Manifest, he shall, for such neglect, be liable to forfeit the sum of One Thousand Rupees, and no Entry or Port Clearance shall be given for such Vessel until the fine is paid.

VII. And it is hereby enacted, that no Vessel shall be allowed to break bulk with the Manifest described in the preceding Section of this Act, and another copy thereof to be presented at the time of applying for entry inwards, shall have been received by the Collector of Customs, and order shall have been given by the said Collector for the discharge of the Cargo, and the said Collector may further refuse to give such order if he shall see fit until

be refused until papers of the places of departure are delivered.

VII. And it is hereby enacted, that the Collector may send Custom-house Officers on board any Vessel.

at any time, and the Custom House Officer so sent, shall remain on board of such Vessel by day and by night, until the Vessel shall leave the Port, or until it be otherwise ordered by the Collector of Customs.

To remain on board till she sails.

Persons refusing to admit a Custom-house Officer or not giving him proper accommodation liable to Fine.

Persons refusing to admit a Custom-house Officer or not giving him proper accommodation liable to Fine. not exceeding the sum of 500 Rupees for each day during which such Officer shall not be received and provided with suitable shelter and accommodation, which fine shall be adjudged by and at the discretion of the Board of Customs, Salt and Opium at Calcutta, and the Vessel, by the Master or Person in charge of which such fine shall have been incurred, shall not be moved until the same shall be paid.

X. And it is hereby enacted, that whenever a Collector of Customs shall so

Collector may order a Vessel to be searched.

Bulkheads to be broken open if not opened on requisition.

Any concealed Goods to be confiscated.

concealed Goods to be confiscated. faction of the Collector of Customs shall be confiscated, and any Master or Person in charge of a Vessel, who shall allow the Vessel

Resistance or refusal of Masters punishable with Fine of 1000 Rupees.

Goods not to be landed or put on board till entry of the Ship is duly made.

House of the Port, and Order shall have been given for discharge of the Cargo thereof as above provided, and it shall be the duty of the Custom House Officer on board, and of all Officers of Customs, to seize as contraband any Goods which shall have been removed or put on board of any Vessel in contravention of the above provision, or which any attempt shall have been made to remove from or to put on board of any Vessel in contravention of the above provision. And after entry of the Vessel at the Custom House in due form such part of the Cargo as may not be intended and declared for re-exportation in the same Vessel shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

Cargo to be sent ashore and laden outwards according to existing Forms.

shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

Goods unmanifested not to be landed in ordinary form.

or other papers known to be granted at the places from which the Vessel is stated to have come shall likewise be delivered to him.

IX. And it is hereby enacted, that any Master or Person in charge of such Vessel who shall refuse to receive a Custom House Officer on board when so deputed as above provided, or shall not afford such Officer suitable shelter and sleeping accommodation while on board, shall be liable to fine, not exceeding the sum of 500 Rupees for each day during which such Officer shall not be received and provided with suitable shelter and accommodation, which fine shall be adjudged by and at the discretion of the Board of Customs, Salt and Opium at Calcutta, and the Vessel, by the Master or Person in charge of which such fine shall have been incurred, shall not be moved until the same shall be paid.

X. And it is hereby enacted, that whenever a Collector of Customs shall so

enough to direct that any Vessel shall be searched he shall issue his warrant or written order for the same addressed to the Custom House Officer on board, or to any other Officer under his authority, and upon production of such order, the Officer bearing it shall be competent to require any Cabins, Lockers or Bulkheads to be opened in his presence, and if not opened upon his requisition to break the same open, and any Goods or Packages that may be found concealed, and that shall not be duly accounted for to the satisfaction of the Collector of Customs shall be confiscated, and any Master or Person in charge of a Vessel, who shall allow the Vessel

to be searched when so ordered by the Collector of Customs, shall be liable upon conviction for every such offence to a Fine of 1000 Rupees, to be adjudged by any Magistrate or Justice of the Peace of the place.

XI. And it is hereby enacted, that no Goods shall be allowed to leave any Vessel, or to be put on board thereof until entry of the Vessel shall have been duly made in the Custom

House of the Port, and Order shall have been given for discharge of the Cargo thereof as above provided, and it shall be the duty of the Custom House Officer on board, and of all Officers of Customs, to seize as contraband any Goods which shall have been removed or put on board of any Vessel in contravention of the above provision, or which any attempt shall have been made to remove from or to put on board of any Vessel in contravention of the above provision. And after entry of the Vessel at the Custom House in due form such part of the Cargo as may not be intended and declared for re-exportation in the same Vessel shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

XII. Provided however and it is hereby enacted, that no Goods shall be allowed to leave any Vessel under the said rules unless the same be duly mani-

fasted, and any Goods found on board in excess of the Manifest, or not corresponding with the specification and description therein contained, shall be seized by the Custom House Officer on board in

But to be seized on board.

Master to be answerable that all Goods manifested are forthcoming and duly passed.

Under Penalty of 5000 Rupees for each missing package of unknown value or double Duty if ascertainable. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

Rule for presenting an amended or supplemental Manifest.

Custom House Officers taking unauthorized Fees or Bribes subject to penalty of five hundred Rupees.

Some penalty on persons offering. with his duty shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District or Place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the Civil Jail of the City or District until the fine be paid, or for a period not exceeding six months.

Collector to investigate and adjudicate confiscation. Collector of Customs shall investigate the case, and according to his judgment shall either release the Goods or adjudge them to confiscation, and whenever he shall declare Goods to be confiscated he shall report his proceedings for confirmation and final adjudication by the Board of Customs.

Boards confirmation necessary. Salt and Opium. Provided however that nothing herein contained shall be construed to prevent the Governor of Bengal from ordering the release of Goods seized, or from remitting any penalty whatever that may be incurred for contravention of the Customs Laws.

Twenty or thirty days allowed to clear inwards according to tonnage. six hundred tons burthen, and thirty days, exclusive of Sundays and Holidays, for the discharge of the Import Cargo of Vessels exceeding that burthen, and the said periods shall be calculated from the day of the Tide Waiter or other Custom House Officer first going on board. And if the whole Cargo be not discharged by the expiration of the above stated periods respectively, the Master or Commander shall be charged with the Tide Waiter's or other Officer's Wages, and other expenses for any further period that he or they may be detained on board. And if the Owners Importers or Con-

XIII. And it is hereby enacted, that any Custom House Officer whatsoever who shall demand or accept any gratuity not authorized by any existing Regulation or Order of Government in consideration of doing, or of omitting to do any act in his Official capacity, shall forfeit for every such offence the sum of five hundred Rupees, and any person who shall offer a Bribe to any Custom House Officer in order to induce such Officer to act in a manner inconsistent with his duty shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District or Place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the Civil Jail of the City or District until the fine be paid, or for a period not exceeding six months.

XIV. And it is hereby enacted that when Goods shall be seized as contraband and liable to confiscation the Collector of Customs shall investigate the case, and according to his judgment shall either release the Goods or adjudge them to confiscation, and whenever he shall declare Goods to be confiscated he shall report his proceedings for confirmation and final adjudication by the Board of Customs.

XV. And it is hereby further enacted, that twenty days, exclusive of Sundays and Holidays, shall be allowed for the discharge of the Import Cargo of Vessels not exceeding six hundred tons burthen, and thirty days, exclusive of Sundays and Holidays, for the discharge of the Import Cargo of Vessels exceeding that burthen, and the said periods shall be calculated from the day of the Tide Waiter or other Custom House Officer first going on board. And if the whole Cargo be not discharged by the expiration of the above stated periods respectively, the Master or Commander shall be charged with the Tide Waiter's or other Officer's Wages, and other expenses for any further period that he or they may be detained on board. And if the Owners Importers or Con-

signees do not bring their Goods to land within the periods above fixed, it shall be the duty of the Master or Commander so to do. And if any Goods remain on board after the time fixed as above for the discharge of the Import Cargo the Collector may order the same to be landed and warehoused for the security of the duties chargeable, and of any freight and primage and other demands that may be due thereon, giving his receipt to the Master for the same. Provided always, that in all cases it shall be lawful for the Collector or other Officer in charge of the Custom House, with the consent of the Master of the Vessel, to cause any packages to be brought on shore and to be deposited in the Government Warehouse for the security of the Duties and Charges thereon, although twenty days may not have expired from the entry of such Vessel; and in case Goods so landed and warehoused, or any Goods brought to land from any Vessel be not claimed and cleared from the Custom House within three months from the date of landing, it shall be competent to the Collector to sell the same on account of the Duties, Freight, and other Charges incurred and due thereon.

Master to land Goods if Consignees do not.

If these fail Collector may land and warehouse.

And may land packages before twenty days with consent of Master.

Further period of 15 or 20 days for continuous lading for export.

If the Vessel be laid up Tide-waiter to search and leave, certifying that it is empty.

20 and 30 days according to tonnage allowed for lading a Vessel outwards after being laid up, but search and certify that nothing is on board necessary.

When penalty has been incurred by a Master—

The Collector may refuse Port Clearance of the Vessel till it be paid.

Goods shipped after Port Clearance to pay double Duty, and 5 Cent. if free.

XIX. And it is hereby enacted, that when a Vessel having cleared out from any Port shall put back from stress of weather, or it shall for any

XVII. And it is hereby enacted, that if any person in charge of a Vessel shall have become liable to any penalty, fine or demand, on account of any act or omission relating to Customs, the Collector of Customs shall be competent, subject to the Orders of the Board of Customs, Salt and Opium, to refuse Port Clearance to such Vessel until the fine shall be discharged.

XVIII. And it is hereby enacted, that upon any Goods passed through the Custom House for shipment, the application for which shall be presented after Port Clearance shall have been taken out, double the prescribed Duty shall, in all cases, be levied, and if the Goods be free five per Cent. upon the market value shall be levied thereon.

XIX. And it is hereby enacted, that when a Vessel having cleared out from any Port shall put back from stress of weather, or it shall for any

In case of re-landing for damage, &c., Officer to proceed on board to watch.

take charge of the removal from on such Vessel shall

And Cargo not to be exempt from Duty on re-export, unless all the while in charge of Custom House Officers.

while on land, or while on board of any other Vessels under special charge of the Officers of Customs until the time of re-export, and all charges attending such custody shall be borne by the Exporter or by the Applicant for this advantage. Provided, however, that in all cases of return to Port after Port Clearance, on account of damage or for stress

of weather, it shall be lawful for the Owner, or for the Master and Commander to re-enter the Vessel and land the Cargo under the rules for the importation of Goods, and the Export Duty shall in that case be refunded, and the amount paid in Drawback be reclaimed, and the Goods be placed in all respects as before being passed for exportation; and if Goods, on account of which Drawback

has been paid, be not found on board the Vessel, the Master shall forfeit the entire value thereof unless he account for them to the satisfaction of the Collector of Customs.

And Master to forfeit the value of Drawback, Goods not forthcoming.

XX. And it is hereby enacted, that when Goods shall be re-landed before the lading of any Vessel is complete and Port Clearance has been granted, the Duty levied upon such Goods shall be

returned to the Exporter, but no refund shall be made of Duty paid on the Export of any Goods after Port Clearance shall have

been granted for the Vessel on which the Goods were Exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rule contained in Section XIX. of this Act.

Arabs and other foreign Asiatic Vessels to be deemed foreign.

Country or Port of Asia not subject to the Dominion of the King of the United Kingdom of Great Britain and Ireland, excepting Phoenix and small Craft from the Maldivi and Nicobar Islands herein under provided, shall be deemed Foreign Vessels.

Dhories, &c. to be required to anchor in a particular part of the River.

qu coasted to anchor the River Hooghly as shall be marked out by the Collector of Customs, with the sanction of the Board of Customs, Salt and

Penalty if not moved to said Ghats when required, 100 Rupees.

ordered so to do move his Vessel to the place marked out, he shall be liable to a fine of 100 Rupees, to be

Vessel its Equip- ment or Cargo may be seized.

spection of such fine, and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be

prescribed by the Collector of Customs, and Vessels of this

Maldives and Dhories, &c. from Nicobars to be British Vessels.

Maldives, or from the Nicobar Islands, shall be considered as British Vessels.

damage, or from other cause be necessary that the Cargo of a Vessel that has cleared out shall be unshipped or re-landed, a Custom House Officer shall be sent to watch the Vessel and

Cargo during such re-landing on board; and the Goods on board

not be allowed to be transhipped or re-exported, free of duty, by reason of the previous settlement of Duty at the time of first export, unless the Goods shall be lodged in such place as shall be allowed by the Collector of Customs, and shall remain

while on land, or while on board of any other Vessels under special charge of the Officers of Customs until the time of re-export, and all charges attending such custody shall be borne by the Exporter or by the Applicant for this advantage. Provided, however, that in all cases of return to Port after Port Clearance, on account of damage or for stress

of weather, it shall be lawful for the Owner, or for the Master and Commander to re-enter the Vessel and land the Cargo under the rules for the importation of Goods, and the Export Duty shall in that case be refunded, and the amount paid in Drawback be reclaimed, and the Goods be placed in all respects as before being passed for exportation; and if Goods, on account of which Drawback

has been paid, be not found on board the Vessel, the Master shall forfeit the entire value thereof unless he account for them to the satisfaction of the Collector of Customs.

And Master to forfeit the value of Drawback, Goods not forthcoming.

XX. And it is hereby enacted, that when Goods shall be re-landed before the lading of any Vessel is complete and Port Clearance has been granted, the Duty levied upon such Goods shall be

returned to the Exporter, but no refund shall be made of Duty paid on the Export of any Goods after Port Clearance shall have

been granted for the Vessel on which the Goods were Exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rule contained in Section XIX. of this Act.

Arabs and other foreign Asiatic Vessels to be deemed foreign.

Country or Port of Asia not subject to the Dominion of the King of the United Kingdom of Great Britain and Ireland, excepting Phoenix and small Craft from the Maldivi and Nicobar Islands herein under provided, shall be deemed Foreign Vessels.

Dhories, &c. to be required to anchor in a particular part of the River.

qu coasted to anchor the River Hooghly as shall be marked out by the Collector of Customs, with the sanction of the Board of Customs, Salt and

Penalty if not moved to said Ghats when required, 100 Rupees.

ordered so to do move his Vessel to the place marked out, he shall be liable to a fine of 100 Rupees, to be

Vessel its Equip- ment or Cargo may be seized.

spection of such fine, and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be

prescribed by the Collector of Customs, and Vessels of this

Maldives and Dhories, &c. from Nicobars to be British Vessels.

Maldives, or from the Nicobar Islands, shall be considered as British Vessels.

SCHEDULE A.

Rates of Duty to be charged on Goods imported by Sea into any Port of the Presidency of Port William in Bengal.

No.	ENUMERATION OF Goods.	WHEN IMPORTED ON BRITISH BOTTOMS.	WHEN IMPORTED ON FOREIGN BOTTOMS.
1	Bullion and Coin,	Free,	Free.
2	Precious Stones and Pearls,	Ditto,	Ditto.
3	Grain and Pulse,	Ditto,	Ditto.
4	Horses and other Living Animals,	Ditto,	Ditto.
5	Ice,	Ditto,	Ditto.
6	Coal, Coke, Bricks, Chalk and Stones,	Ditto,	Ditto.
7	Books printed in the United Kingdom, or in any British Possession,	Ditto,	3 per Cent.
8	Foreign Books,	3 per Cent.,	6 per Cent.
9	Marine Stores, the produce or manufacture of the United Kingdom, or of any British Possession,	3 per Cent.,	11 per Cent.
10	Do. do. the produce or manufacture of any other place or country,	6 per Cent.,	13 per Cent.
11	Metals, wrought or unwrought, the produce or manufacture of the United Kingdom, or any British Possession,	3 per Cent.,	6 per Cent.
12	Metals, do. do., excepting Tin, the produce or manufacture of any other place,	6 per Cent.,	12 per Cent.
13	Tin, the produce of any other place than the United Kingdom, or any British Possession,	10 per Cent.,	20 per Cent.
14	Woolens, the produce or manufacture of the United Kingdom, or any British Possession,	2 per Cent.,	3 per Cent.
15	Do. the produce of any other place or country,	4 per Cent.,	8 per Cent.
16	Cotton and Silk Piece Goods, Cotton Twist and Yarn, the produce of the United Kingdom, or of any British Possession,	5½ per Cent.,	7 per Cent.
17	Do. the produce of any other place,	7 per Cent.,	14 per Cent.
18	Opium,	24 Rs. per Seer of 80 Tolas, Rs. 3.4 per Md. of 80 Tolas, 14x per Seer,	24 Rs. per Seer of 80 Tolas, Rs. 3.4 per Md. of 80 Tolas, 14x per Seer,
19	Salt,	10 per Cent.,	20 per Cent.
20	Alum,	10 per Cent.,	20 per Cent.
21	Camphor,	10 per Cent.,	20 per Cent.
22	Cassia,	10 per Cent.,	20 per Cent.
23	Cloves,	10 per Cent.,	20 per Cent.
24	Coffee,	7½ per Cent.,	15 per Cent.
25	Coral,	10 per Cent.,	20 per Cent.
26	Nutmegs and Mace,	10 per Cent.,	20 per Cent.
27	Pepper,	10 per Cent.,	20 per Cent.
28	Rattans,	7½ per Cent.,	15 per Cent.
29	Tea,	10 per Cent.,	20 per Cent.
30	Vermillion,	10 per Cent.,	20 per Cent.
31	Wines & Liqueurs,	10 per Cent.,	20 per Cent.
32	Spirits, Consu- dated Duty, including that levied heretofore thro' the Police of Calcutta,	9 As. per Imperial Gallon,	10 As. per Imperial Gallon,
33	All Articles not included in the above enumeration,	5½ per Cent.,	7 per Cent.

And the Duty on Spirits shall be raisable increased as the strength exceeds London proof, and when imported in bottles, five quart bottles shall be deemed equal to the Imperial Gallon.

And when the Duty is declared to be ad valorem it shall be levied on the Market value without deduction, and if the Collector of Customs shall see reason to doubt whether the Goods come from the Country from which they are declared to come by the Importer, it shall be lawful for the Collector of Customs to call on the Importer to furnish evidence as to the place of manufacture or production, and if such evidence shall not satisfy the said Collector of the truth of the declaration, the Goods shall be charged with the highest rate of duty, subject always to an appeal to the Board of Customs, Salt and Opium.

And upon the Re-export by Sea of Goods imported, excepting Opium and Salt, provided the re-export be made within two years of the date of Import as per Custom House Register, and the Goods be identified to the satisfaction of the Collector of Customs, there shall be retained one-eighth of the amount of Duty levied and the remainder shall be repaid as Drawback. And if Goods be re-exported in the same Ship without being landed (always excepting Opium and Salt, in regard to which the special rules in force shall continue to apply,) there shall be no Import Duty levied thereon.

SCHEDULE B.

Rates of Duty to be charged upon Goods Exported by Sea from any Port or Place in the Presidency of Fort William in Bengal.

ENUMERATION OF GOODS.	EXPORTED ON BRITISH BOTTOMS.	EXPORTED ON FOREIGN BOTTOMS.
1 Bullion and Coin.	Free.	Free.
2 Precious Stones and Pearls.	Ditto.	Ditto.
3 Books printed in India.	Ditto.	Ditto.
4 Horses & Living Animals.	Ditto.	Ditto.
5 Opium purchased at Government Sale in Calcutta.	Ditto.	Ditto.
6 Cotton Wool ex- ported to Europe, the United States of America or any British Posses- sion in America.	Ditto.	8 As. p. Md. of 80 Tolas to the Seer.
7 Ditto do. export- ed to places other than above.	As. 8 p. Md. of 80 Tolas p. Seer.	As. 10 p. Md. of 80 Tolas to the Seer.
8 Sugar and Rum exported to the United Kingdom, or to any British Possession.	Free.	3 per Cent.
9 Ditto exported to any other place.	3 per Cent.	4 per Cent.
10 Grain and Pulse of all sorts.	1 Anna per bag not exceeding 2 Mds. of 80 Tolas to the Seer, or if ex- ported other- wise than in bags 1 Anna per Maund.	2 As. per bag not exceeding 2 Mds. of 80 Tolas to the Seer, or if ex- ported other- wise than in bags 1 Anna per Maund.
11 Indigo.	Rs. 3 p. Md. of 80 Tolas to the Seer.	Rs. 6 p. Md. of 80 Tolas to the Seer.
12 Lac Dyed Shell Lac.	4 per Cent.	5 per Cent.
13 Silk. Raw Fila- ture.	11 As. p. Seer of 80 Tolas.	7 As. p. Seer of 80 Tolas.
14 Silk. Bengal Wound.	3 As. p. Seer of 80 Tolas.	6 As. p. Seer of 80 Tolas.
15 Tobacco.	4 As. p. Maund.	5 As. p. Maund.
16 All Country Arti- cles not enum- erated or named above.	3 per Cent.	4 per Cent.

And when the Duty is declared to be ad valorem, the same shall be levied on the market value of the Article at the place of Export, without deduction.

And in settling for the Duties on Exports by Sea, credit shall be given for payment of Inland Customs' Duty, and Drawback shall be allowed of any excess of Duty paid upon production of Ruwanas under the following Conditions, until the 1st April, 1837:

First—That the Goods shall be identified, and destination to the Port of Export proved in the usual manner.

Second—That the Ruwanas shall bear date before the 1st April, 1836, and the Goods shall not have been protected thereby, or by the original thereof more than two years.

And after the said 1st April, 1837, credit shall not be given, nor shall Drawback be allowed of any Inland Customs or Land Frontier Duty, paid at any Custom House or Chokee of the Jumna Frontier Line, or of Benares, except only upon the Article of Cotton Wool, covered by Ruwanas taken out in the Custom Houses of the Western Provinces, and proved to have been destined for Export by Sea when passed out of those Provinces.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

NOTICE is hereby given, that Sundry Effects, the Property of Lieut. G. DWYER, of the Invalid Establishment, late of Moongyr, are under the Seal of this Court, and will be delivered to any person duly authorize to received the same.

E. LEE WARNER, *Judge.*

*Zillah Bhagulpore, Dewanny Adawlut, }
the 3d May, 1836.*

NOTICE is hereby given, that Three-half Chests, supposed to contain Beer, and Seven one-dozen Boxes of Claret, marked "J. B. D. Barielly," have been picked up by the Police of Barh. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, *Magistrate.*

Patna, Foujdaree Court, the 8th May, 1836.

NOTICE is hereby given, that the Kutchery House of Barripore and Premises, the property of the Honorable Company, will be exposed in sale by Auction, at the Office of the Collector of the 24-Pergunnahs, on the 14th July next.

F. STAINFORTH, *Offg. Collr.*

*Collector's Cutchery, 24-Pergunnahs, }
the 12th May, 1836.*



SECOND SUPPLEMENT TO The Calcutta Gazette.

Published by Authority.

WEDNESDAY, MAY 25, 1836.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT, 23D MAY, 1836.

The following Extract from the Proceedings of the Right Hon'ble the Governor General of India in Council in the Legislative Department, is published for general information.

Read a second time, the Draft of a proposed Act published under date the 25th April 1836, for abolishing the existing Transit and Town Duties, and authorizing the levy upon a new scale of Export and Import Duties.

Resolution.—The Right Hon'ble the Governor General of India in Council is pleased to resolve, that the said Draft be re-published for general information, with the following amendments, and that the amended Draft be brought up for re-consideration at the first meeting of the Legislative Council of India which may be held after the 23th Instant.

By the abolition of the Transit Duties throughout the Presidency of Fort William in Bengal, a considerable amount of Public Revenue has been relinquished. As the relief to Commerce and to the People, arising from the abolition of these Duties, would remain very incomplete, were the levy of Town Duties under the Provisions of Regulation X. of 1810 to be maintained, the Governor General in Council has directed that the levy of Town Duties also shall cease within the Territories subject to the Presidency of Fort William in Bengal, and this order has taken effect from the 1st May last. It might without injustice be required that the external trade of the Presidency on which the burthen of the relinquished duties has so largely fallen, should contribute to the financial necessities of the State, an amount of taxation equivalent to that which has been abandoned, an improved distribution of duties, and a more easy and efficient mode of collection, being substituted for the system of Sea Customs hitherto established. But the Governor General in Council feels it to be an object of the highest importance to the interests both of Great Britain and of India, to refrain as far as possible from raising the duties levied on the Commerce of either country. He is willing to trust largely to the indirect benefits of low taxation, and to the impulse which will be given to the industry of India, by the removal of onerous and vexatious exactions. Under these considerations he has resolved not to impose upon the Maritime Commerce of Bengal, an amount of duties which shall be estimated to raise more than half the sum of direct Revenue, which was derived from the Transit and Town Duties of that Presidency. In framing a new Tariff upon this principle, he has also kept in view the object of extending to the other Presidencies, as soon as the state of the Public Revenue and other circumstances shall admit of it, the great

boon which has been conferred upon Bengal; and he has endeavoured to adopt such a scale of Duties as may be best suited to the ultimate establishment of free traffic between the several Presidencies, and to the introduction of a system as nearly uniform as practicable for the Sea Customs Collections in all parts of the Empire. He has likewise thought it desirable to revise the rates of Duties, which have heretofore been levied on various branches of the Trade of the Bengal Presidency, with a view to the reduction and equalization of such duties. The following Draft of Act is accordingly published for general information:

ACT No. — OF 1836.

Regulations imposing Transit and Town Duties in the interior and fixing rates of Import and Export Duty on Sea Goods repealed.

I. It is hereby enacted, that from the 1st June next, such parts of Regulations IX. and X. 1810, Regulation XV. 1825, and of any other Regulations of the Bengal Presidency as prescribe the levy of Transit or Inland Customs Duties, or of Town Duties; and likewise the Schedules of Duties and Provisions of any kind contained in these or any other Regulations for fixing the amount of Duty to be levied upon Goods imported into or exported from the said Presidency by sea shall be repealed. Provided

Except as regards the Jumna Frontier Line.

ed however that nothing herein contained shall be construed to prevent the levy of Duties at the rates now in force at the Custom Houses and Chokies established on the line of the Jumna, or on any Frontier line, upon Goods crossing that line for import into, or export from the Territory of the East India Company by land, nor to affect the Regulations in force for imposing and levying Duties on Salt, the produce of Western and Central India.

Import Duties to be levied according to Schedule A. annexed.

II. And it is hereby enacted, that Duties of Customs shall be levied on Goods imported by Sea into Calcutta or into any other place within the Provinces of Bengal and Orissa according to the rates specified in Schedule A. annexed to this Act, and with the exceptions specified therein, and the said Schedule with the Notes attached thereto, shall be taken to be a part of this Act.

Export Duties to be collected on Country Goods according to Schedule B. annexed.

III. And it is hereby enacted, that Duties of Customs shall be levied upon Country Goods exported by Sea from any Port of Bengal or Orissa according to the rates specified in Schedule B. annexed to this Act, with the exceptions therein specified, and the said Schedule with the Notes attached thereto, shall also be taken to be a part of this Act.

No Goods entered therein as liable to Duty to be exempted, except by order of Government.

IV. And it is hereby enacted, that no Goods or Articles whatsoever entered in either of the said Schedules as liable to Duty, shall be exempted from the payment of such Duty or of any part thereof except under

But the Collector may pass Baggage belonging to Passengers at his discretion.

any Baggage in actual use, at his discretion, and in case of any person applying to have Goods passed as such, the Collector acting under the orders of the Board of Customs, Salt and Opium, shall determine whether they be Baggage in actual use, or Goods subject to Duty under the Rules of this Act.

Existing Rules to be enforced for levying the new Import and Export Duties.

of Fort William in Bengal, shall continue to be in force for the levy of the Import and Export Duties imposed by this Act, unless repealed or altered or repugnant to the provisions thereof.

Place may be fixed by Governor of Bengal, beyond which an inward-bound Vessel is not to proceed until a Custom House Officer has been on board.

except such Phoenes and Country Craft as are referred to in Section XXII. of this Act to pass until a Custom House Officer shall have been received on board, and shall have obtained from the Master or Commander a Manifest made out in the form prescribed by Section 45, Regulation IX. 1810.

And taken a Manifest.

Master to be responsible for its correctness under penalty of Rs. 1000.

Master or Person to a fine of 1,000

Goods in excess, or not corresponding with Manifest to be seized and confiscated.

Or charged with double Duties.

The Masters of Vessels lying below to send up Manifests by dusk.

by the Public Dock or Post addressed to the Collector of Customs at Calcutta, and if any such Vessel entering a Port for which there is a Custom House established,

If remaining at anchor 48 hours without sending Manifest to be subject to penalty of 1000 Rupees.

he liable to forfeit the sum of One Thousand Rupees, and on Entry or Port Clearance shall be given for such Vessel until the fine is paid.

No Vessel to break bulk unless two copies of Manifest have been received.

presented at the time of applying for entry inwards, shall have been received by the Collector of Customs, and order shall have been given by the said Collector for the discharge of the Cargo, and the said Collector may further refuse to give such order if he shall see fit until

And entry may

special order from the Governor of Bengal.—Provided however that it shall be lawful for the Collector of Customs or other Officer in charge of a Custom House, to pass free of

duty, as heretofore, any Baggage in actual use, at his discretion, and in case of any person applying to have Goods passed as such, the Collector acting under the orders of the Board of Customs, Salt and Opium, shall determine whether they be Baggage in actual use, or Goods subject to Duty under the Rules of this Act.

V. And it is hereby enacted, that the Rules now established for the levy of Duties of Customs on Goods imported into or exported from Calcutta, and other Ports of the Presidency

of Fort William in Bengal, shall continue to be in force for the levy of the Import and Export Duties imposed by this Act, unless repealed or altered or repugnant to the provisions thereof.

VI. And it is hereby enacted, that it shall be lawful for the Governor of the Presidency of Fort William in Bengal, by an Order printed in the Calcutta Gazette, to fix a place in any River or Port in Bengal or Orissa, beyond which place it shall not be lawful for any inward-bound Vessel, save and

except such Phoenes and Country Craft as are referred to in Section XXII. of this Act to pass until a Custom House Officer shall have been received on board, and shall have obtained from the Master or Commander a Manifest made out in the form prescribed by Section 45, Regulation IX. 1810.

And it is hereby enacted, that if the Manifest so delivered by the Master and Commander shall not contain a full and true specification of all the Goods imported in the Vessel, the Master or Person in charge thereof shall be liable to a fine of 1,000 Rs.; and any Goods or Packages that may be found on board in excess of the Manifest so delivered, or differing in quality or kind, or in marks and numbers from the specification contained therein, shall be seized and confiscated, or to be charged with such increased duties, as may be determined by the Board of Customs, and if any inward bound Vessel shall remain outside or below the place so fixed by the Governor of Bengal, the Master or Commander shall in that case forward the said Manifest

by the Public Dock or Post addressed to the Collector of Customs at Calcutta, and if any such Vessel entering a Port for which there is a Custom House established, shall be at anchor therein for the space of forty-eight hours, having the power to communicate with the shore in any part of that time the Master and Commander whereof shall neglect to forward the said Manifest, he shall, for such neglect, be liable to forfeit the sum of One Thousand Rupees, and on Entry or Port Clearance shall be given for such Vessel until the fine is paid.

VII. And it is hereby enacted, that no Vessel shall be allowed to break bulk until the Manifest described in the preceding Section of this Act, and another copy thereof to be presented at the time of applying for entry inwards, shall have been received by the Collector of Customs, and order shall have been given by the said Collector for the discharge of the Cargo, and the said Collector may further refuse to give such order if he shall see fit until

any Port Cleaneers, Cockets,

be refused until papers of the places of departure are delivered.

VII. And it is

Collector may send Custom-house Officer on board any Vessel.

To remain on board till she sails.

Persons refusing to submit a Custom house Officer or not giving him proper accommodation liable to fine.

accommodation while on board, shall be liable to fine, not exceeding the sum of 500 Rupees for each day during which such Officer shall not be received and provided with suitable shelter and accommodation, which fine shall be adjudged by and at the discretion of the Board of Customs, Salt and Opium at Calcutta, and the Vessel, by the Master or Person in charge in which such fine shall have been incurred, shall not be moved until the same shall be paid.

X. And it is hereby enacted, that whenever a Collector of Customs shall so

Collector may order a Vessel to be searched.

Bulkheads to be broken open if not opened on requisition.

Any concealed Goods to be confiscated.

saction of the Collector of Customs shall be confiscated, and any Vessel, who shall allow the Vessel

Resistance or refusal of Masters punishable with fine of 1000 Rupees.

Goods not to be landed or put on board till entry of the Ship is duly made.

for discharge of the Cargo thereof as above provided, and it shall be the duty of the Custom House Officer on board, and of all Officers of Customs, to seize as contraband any Goods which shall have been removed or put on board of any Vessel in contravention of the above provision, or which any attempt shall have been made to remove from or to put on board of any Vessel in contravention of the above provision. And after entry of the Vessel at the Custom House in due form such part of the Cargo as may not be intended and declared for re-exportation in the same Vessel shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

Cargo to be sent ashore and laden outwards according to existing forms.

Goods unmanifested not to be landed in ordinary form.

Goods unmanifested not to be landed in ordinary form.

or other papers known to be granted at the places from which the Vessel is stated to have come shall likewise be delivered to him.

And it is hereby enacted, that it shall be competent to the Collector of Customs at any Port of Bengal or Orissa at his discretion to send one or more Officers of Customs on board of any Vessel at any time, and the Custom House Officer so sent, shall remain on board of such Vessel by day and by night, until the Vessel shall leave the Port, or until it be otherwise ordered by the Collector of Customs.

IX. And it is hereby enacted, that any Master or Person in charge of such Vessel who shall refuse to receive a Custom House Officer on board when so deputed as above provided, or shall not afford such Officer suitable shelter and sleeping accommodation while on board, shall be liable to fine, not exceeding the sum of 500 Rupees for each day during which such Officer shall not be received and provided with suitable shelter and accommodation, which fine shall be adjudged by and at the discretion of the Board of Customs, Salt and Opium at Calcutta, and the Vessel, by the Master or Person in charge in which such fine shall have been incurred, shall not be moved until the same shall be paid.

X. And it is hereby enacted, that whenever a Collector of Customs shall so

Collector may order a Vessel to be searched.

Bulkheads to be broken open if not opened on requisition.

Any concealed Goods to be confiscated.

saction of the Collector of Customs shall be confiscated, and any Vessel, who shall allow the Vessel

Resistance or refusal of Masters punishable with fine of 1000 Rupees.

Goods not to be landed or put on board till entry of the Ship is duly made.

for discharge of the Cargo thereof as above provided, and it shall be the duty of the Custom House Officer on board, and of all Officers of Customs, to seize as contraband any Goods which shall have been removed or put on board of any Vessel in contravention of the above provision, or which any attempt shall have been made to remove from or to put on board of any Vessel in contravention of the above provision. And after entry of the Vessel at the Custom House in due form such part of the Cargo as may not be intended and declared for re-exportation in the same Vessel shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

XII. Provided however and it is hereby enacted, that no Goods shall be allowed to leave any Vessel under the said rules unless the same be duly mani-

tested, and any Goods found on board in excess of the Manifest, or not corresponding with the specification and description therein contained, shall be seized by the Custom House Officer on board in

But to be seized on board.

Master to be answerable that all Goods manifested are forthcoming and duly passed.

not landed at the Custom House, or at such other place as the Collector of Customs shall have prescribed or permitted there to be passed in due form, the Master or Commander shall be liable to

Under Penalty of ten Rupees for each missing package of unknown value or double Duty if ascertainable.

a penalty not exceeding five hundred Rupees for every missing or deficient package of unknown value, and for twice the amount of Duty chargeable on the Goods deficient and unaccounted for, if capable of being ascertained therewith. Provided, however, that

Rule for presenting an amended or supplemental Manifest.

nothing herein contained shall be construed to prevent the Collector of Customs from permitting the

Custom House Officers taking unauthorized Fees or Bribes subject to penalty of five hundred Rupees.

Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental

Same penalty on persons offering.

Manifest, but the receiving of such shall always be discretionary. XIII. And it is hereby enacted, that any Custom House Officer whatsoever who shall demand or accept any gratuity not authorized by any existing Regulation or Order of Government in consideration of doing, or of omitting to do any act in his Official capacity, shall forfeit for every such offence the sum of five hundred Rupees, and any person who shall offer a Bribe to any Custom House Officer in order to induce such Officer to act in a manner inconsistent with his duty shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District or Place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the Civil Jail of the City or District until the Fine be paid, or for a period not exceeding six months.

Collector to investigate and adjudicate confiscation.

XIV. And it is hereby enacted that when Goods shall be seized as contraband and liable to confiscation the Collector of Customs shall investigate the case, and according to his judgment shall either release the Goods or adjudge them to confiscation, and whenever he shall declare Goods to be confiscated he shall report his proceedings for confirmation and final adjudication by the Board of Customs, Salt and Opium. Provided however that nothing herein contained shall be construed to prevent the Governor of Bengal from ordering the release of Goods seized, or from remitting any penalty whatsoever that may be incurred for contravention of the Customs Laws.

Boards confirmation necessary.

XV. And it is hereby further enacted, that twenty days, exclusive of Sundays and Holidays, shall be allowed for the discharge of the Import Cargo of Vessels not exceeding six hundred tons burthen, and thirty days, exclusive of Sundays and Holidays, for the discharge of the Import Cargo of Vessels exceeding that burthen, and the said periods shall be calculated from the day of the Tide Waiter or other Custom House Officer first going on board. And if the whole Cargo be not discharged by the expiration of the above stated periods respectively, the Master or Commander shall be charged with the Tide Waiter's or other Officer's

Twenty or thirty days allowed to clear inwards according to tonnage.

Wages, and other expenses for any further period but he or they may be detained on board. And if the Owners Importers or Con-

After which the Master to pay charges of the Custom House Officer.

signees do not bring their Goods to land within the periods above fixed, it shall be the duty of the Master or Commander so to do. And if any Goods remain on board after the time fixed as above for the discharge of the Import Cargo the Collector may order the same to be landed and warehoused for the security of the Duties chargeable, and of any freight and prize and other demands that may be due thereon, giving his receipt to the Master for the same. Provided always, that in all cases it shall be lawful for the Collector or other Officer in charge of the Custom

Master to land Goods if Consignees do not.

If these fail Collector may land and warehouse.

And may land packages before twenty days with consent of Master.

House, with the consent of the Master of the Vessel, to cause any packages to be brought on shore and to be deposited in the Government Warehouse for the security of the Duties and Charges thereon, although twenty days may not have expired from the entry of such Vessel; and in case Goods so landed and warehoused, or any Goods brought to land from any Vessel be not claimed and cleared from the Custom House within three months from the date of landing, it shall be competent to the Collector to sell the same on account of the Duties, Freight, and other Charges incurred and due thereon.

Further period of 15 or 20 days for continuous lading for export.

XVI. And it is hereby enacted, that a further period of fifteen days, Sundays and Holidays excluded, shall be allowed for putting on board Export Cargo if the Vessel shall not exceed 600 tons burthen, and twenty days if exceeding that burthen when the lading and unlading thereof shall be continuous, and the Master or Commander shall in such case not be charged with the wages and expenses of the Custom House Officer on board until after the expiration of such additional periods respectively. And if a Vessel having discharged its Import Cargo shall be laid up, the Custom House Officer on board shall be withdrawn so soon as he shall certify that no Goods remain on board excepting necessary Stores and Articles for use, and when a Vessel so laid up shall be entered at the Custom House for receipt of Export Cargo, a Custom House Officer shall be sent on board, and if the said last-mentioned Officer shall certify that no Goods are on board saving as above excepted, twenty days, exclusive of Sundays and Holidays as above, shall be allowed from the date of such certificate for the lading outwards of a Vessel not exceeding 600 tons, and thirty days for Vessels exceeding that burthen, after which periods respectively the Master and Commander shall be charged with the wages and expenses of the Custom House Officer on board, to the date of the Vessel's sailing from the Port.

If the Vessel be laid up Tide-waiter to search and leave, certifying that it is empty.

20 and 30 days according to tonnage allowed for lading a Vessel outwards after being laid up, but search and certificate that nothing is on board necessary.

When penalty has been incurred by a Master—

The Collector may refuse Port Clearance of the Vessel till it be paid.

Goods shipped after Port Clearance to pay double Duty, and 5 Cent. if free.

XVII. And it is hereby enacted, that if any person in charge of a Vessel shall have become liable to any penalty, fine or demand, on account of any act or omission relating to Customs, the Collector of Customs shall be competent, subject to the Orders of the Board of Customs, Salt and Opium, to refuse Port Clearance to such Vessel until the fine shall be discharged.

XVIII. And it is hereby enacted, that upon any Goods passed through the Custom House for shipment, the application for which shall be presented after Port Clearance shall have been taken out, double the prescribed Duty shall, in all cases, be levied, and if the Goods be free five per Cent. upon the market value shall be levied thereon.

Goods shipped after Port Clearance to pay double Duty, and 5 Cent. if free.

XIX. And it is hereby enacted, that when a Vessel having cleared out from any Port shall put back from stress of weather, or it shall for any

signees do not bring their Goods to land within the periods above fixed, it shall be the duty of the Master or Commander so to do. And if any Goods remain on board after the time fixed as above for the discharge of the Import Cargo the Collector may order the same to be landed and warehoused for the security of the Duties chargeable, and of any freight and prize and other demands that may be due thereon, giving his receipt to the Master for the same. Provided always, that in all cases it shall be lawful for the Collector or other Officer in charge of the Custom

House, with the consent of the Master of the Vessel, to cause any packages to be brought on shore and to be deposited in the Government Warehouse for the security of the Duties and Charges thereon, although twenty days may not have expired from the entry of such Vessel; and in case Goods so landed and warehoused, or any Goods brought to land from any Vessel be not claimed and cleared from the Custom House within three months from the date of landing, it shall be competent to the Collector to sell the same on account of the Duties, Freight, and other Charges incurred and due thereon.

XVI. And it is hereby enacted, that a further period of fifteen days, Sundays and Holidays excluded, shall be allowed for putting on board Export Cargo if the Vessel shall not exceed 600 tons burthen, and twenty days if exceeding that burthen when the lading and unlading thereof shall be continuous, and the Master or Commander shall in such case not be charged with the wages and expenses of the Custom House Officer on board until after the expiration of such additional periods respectively. And if a Vessel having discharged its Import Cargo shall be laid up, the Custom House Officer on board shall be withdrawn so soon as he shall certify that no Goods remain on board excepting necessary Stores and Articles for use, and when a Vessel so laid up shall be entered at the Custom House for receipt of Export Cargo, a Custom House Officer shall be sent on board, and if the said last-mentioned Officer shall certify that no Goods are on board saving as above excepted, twenty days, exclusive of Sundays and Holidays as above, shall be allowed from the date of such certificate for the lading outwards of a Vessel not exceeding 600 tons, and thirty days for Vessels exceeding that burthen, after which periods respectively the Master and Commander shall be charged with the wages and expenses of the Custom House Officer on board, to the date of the Vessel's sailing from the Port.

XVII. And it is hereby enacted, that if any person in charge of a Vessel shall have become liable to any penalty, fine or demand, on account of any act or omission relating to Customs, the Collector of Customs shall be competent, subject to the Orders of the Board of Customs, Salt and Opium, to refuse Port Clearance to such Vessel until the fine shall be discharged.

XVIII. And it is hereby enacted, that upon any Goods passed through the Custom House for shipment, the application for which shall be presented after Port Clearance shall have been taken out, double the prescribed Duty shall, in all cases, be levied, and if the Goods be free five per Cent. upon the market value shall be levied thereon.

XIX. And it is hereby enacted, that when a Vessel having cleared out from any Port shall put back from stress of weather, or it shall for any

signees do not bring their Goods to land within the periods above fixed, it shall be the duty of the Master or Commander so to do. And if any Goods remain on board after the time fixed as above for the discharge of the Import Cargo the Collector may order the same to be landed and warehoused for the security of the Duties chargeable, and of any freight and prize and other demands that may be due thereon, giving his receipt to the Master for the same. Provided always, that in all cases it shall be lawful for the Collector or other Officer in charge of the Custom

House, with the consent of the Master of the Vessel, to cause any packages to be brought on shore and to be deposited in the Government Warehouse for the security of the Duties and Charges thereon, although twenty days may not have expired from the entry of such Vessel; and in case Goods so landed and warehoused, or any Goods brought to land from any Vessel be not claimed and cleared from the Custom House within three months from the date of landing, it shall be competent to the Collector to sell the same on account of the Duties, Freight, and other Charges incurred and due thereon.

XVI. And it is hereby enacted, that a further period of fifteen days, Sundays and Holidays excluded, shall be allowed for putting on board Export Cargo if the Vessel shall not exceed 600 tons burthen, and twenty days if exceeding that burthen when the lading and unlading thereof shall be continuous, and the Master or Commander shall in such case not be charged with the wages and expenses of the Custom House Officer on board until after the expiration of such additional periods respectively. And if a Vessel having discharged its Import Cargo shall be laid up, the Custom House Officer on board shall be withdrawn so soon as he shall certify that no Goods remain on board excepting necessary Stores and Articles for use, and when a Vessel so laid up shall be entered at the Custom House for receipt of Export Cargo, a Custom House Officer shall be sent on board, and if the said last-mentioned Officer shall certify that no Goods are on board saving as above excepted, twenty days, exclusive of Sundays and Holidays as above, shall be allowed from the date of such certificate for the lading outwards of a Vessel not exceeding 600 tons, and thirty days for Vessels exceeding that burthen, after which periods respectively the Master and Commander shall be charged with the wages and expenses of the Custom House Officer on board, to the date of the Vessel's sailing from the Port.

XVII. And it is hereby enacted, that if any person in charge of a Vessel shall have become liable to any penalty, fine or demand, on account of any act or omission relating to Customs, the Collector of Customs shall be competent, subject to the Orders of the Board of Customs, Salt and Opium, to refuse Port Clearance to such Vessel until the fine shall be discharged.

XVIII. And it is hereby enacted, that upon any Goods passed through the Custom House for shipment, the application for which shall be presented after Port Clearance shall have been taken out, double the prescribed Duty shall, in all cases, be levied, and if the Goods be free five per Cent. upon the market value shall be levied thereon.

XIX. And it is hereby enacted, that when a Vessel having cleared out from any Port shall put back from stress of weather, or it shall for any

signees do not bring their Goods to land within the periods above fixed, it shall be the duty of the Master or Commander so to do. And if any Goods remain on board after the time fixed as above for the discharge of the Import Cargo the Collector may order the same to be landed and warehoused for the security of the Duties chargeable, and of any freight and prize and other demands that may be due thereon, giving his receipt to the Master for the same. Provided always, that in all cases it shall be lawful for the Collector or other Officer in charge of the Custom

House, with the consent of the Master of the Vessel, to cause any packages to be brought on shore and to be deposited in the Government Warehouse for the security of the Duties and Charges thereon, although twenty days may not have expired from the entry of such Vessel; and in case Goods so landed and warehoused, or any Goods brought to land from any Vessel be not claimed and cleared from the Custom House within three months from the date of landing, it shall be competent to the Collector to sell the same on account of the Duties, Freight, and other Charges incurred and due thereon.

XVI. And it is hereby enacted, that a further period of fifteen days, Sundays and Holidays excluded, shall be allowed for putting on board Export Cargo if the Vessel shall not exceed 600 tons burthen, and twenty days if exceeding that burthen when the lading and unlading thereof shall be continuous, and the Master or Commander shall in such case not be charged with the wages and expenses of the Custom House Officer on board until after the expiration of such additional periods respectively. And if a Vessel having discharged its Import Cargo shall be laid up, the Custom House Officer on board shall be withdrawn so soon as he shall certify that no Goods remain on board excepting necessary Stores and Articles for use, and when a Vessel so laid up shall be entered at the Custom House for receipt of Export Cargo, a Custom House Officer shall be sent on board, and if the said last-mentioned Officer shall certify that no Goods are on board saving as above excepted, twenty days, exclusive of Sundays and Holidays as above, shall be allowed from the date of such certificate for the lading outwards of a Vessel not exceeding 600 tons, and thirty days for Vessels exceeding that burthen, after which periods respectively the Master and Commander shall be charged with the wages and expenses of the Custom House Officer on board, to the date of the Vessel's sailing from the Port.

XVII. And it is hereby enacted, that if any person in charge of a Vessel shall have become liable to any penalty, fine or demand, on account of any act or omission relating to Customs, the Collector of Customs shall be competent, subject to the Orders of the Board of Customs, Salt and Opium, to refuse Port Clearance to such Vessel until the fine shall be discharged.

XVIII. And it is hereby enacted, that upon any Goods passed through the Custom House for shipment, the application for which shall be presented after Port Clearance shall have been taken out, double the prescribed Duty shall, in all cases, be levied, and if the Goods be free five per Cent. upon the market value shall be levied thereon.

XIX. And it is hereby enacted, that when a Vessel having cleared out from any Port shall put back from stress of weather, or it shall for any

In case of re-landing for damage, &c., Officer to proceed on board to witness.

take charge of the removal from on such Vessel shall

And Cargo not to be exempt from Duty on re-export, unless all the while in charge of Custom House Officers.

while on land, or while on board of any other Vessels under special charge of the Officers of Customs until the time of re-export, and all charges attending such custody shall be borne by the Exporter or by the Applicant for this advantage. Provided, however, that in all cases of return to Port after Port Clearance, on account of damage or for stress of weather, it shall be lawful for the Owner, or for the Master and Commander to re-enter the Vessel and land the Cargo under the rules for the importation of Goods, and the Export Duty shall in that case be refunded, and the amount paid in Drawback be reclaimed, and the Goods be placed in all respects as before being passed for exportation; and if Goods, on account of which Drawback has been paid, be not found on board the Vessel, the Master shall forfeit the entire value thereof unless he account for them to the satisfaction of the Collector of Customs.

Proviso for re-importation when Duties and Drawbacks are to be refunded.

shall in that case be refunded, and the amount paid in Drawback be reclaimed, and the Goods be placed in all respects as before being passed for exportation; and if Goods, on account of which Drawback

And Master to forfeit the value of Drawback, Goods not forthcoming.

XX. And it is hereby enacted, that when Goods shall be re-landed before the lading of any Vessel is complete and Port Clearance has been granted, the Duty levied upon such Goods shall be returned to the Exporter, but no refund shall be made of Duty paid on the Export of any Goods after Port Clearance shall have been granted for the Vessel on which the Goods were Exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rule contained in Section XIX. of this Act.

No refund of Export Duty after Port Clearance.

been granted for the Vessel on which the Goods were Exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rule contained in Section XIX. of this Act.

Arabs and other foreign Asiatic Vessels to be deemed foreign.

Country or Port of Asia not subject to the Dominion of the King of the United Kingdom of Great Britain and Ireland, excepting Dhonies and small Craft from the Maldivi and Nicobar Islands as herein under provided, shall be deemed Foreign Vessels.

Dhonies, &c. to be required to anchor in a particular part of the River.

required to anchor and moor in such part of the River Hoogley as shall be marked out by the Collector of Customs, with the sanction of the Board of Customs, Salt and Opium, and if any such Vessel shall anchor or moor in any other part of the River than as so marked out, and the Master or Person in charge thereof shall not immediately upon being ordered so to do move his Vessel to the place marked out, he shall be liable to a fine of 100 Rupees, to be adjudged by the Collector of Customs, and the Vessel or any part of its Equipment or Cargo may be seized and sold in satisfaction of such fine, and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be prescribed by the Collector of Customs, and Vessels of this

Penalty if not moved to said place when required, 100 Rupees.

Vessel its Equipment or Cargo may be seized.

satisfaction of such fine, and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be prescribed by the Collector of Customs, and Vessels of this

Maldivas and Dhonies, &c. from Nicobar to be British Vessels.

damage, or from other cause be necessary that the Cargo of a Vessel that has cleared out shall be unshipped or re-landed, a Custom House Officer shall be sent to watch the Vessel and Cargo during such re-landing or board; and the Goods on board not be allowed to be transhipped or re-exported, free of duty, by reason of the previous settlement of Duty at the time of first export, unless the Goods shall be lodged in such place as shall be allowed by the Collector of Customs, and shall remain while on land, or while on board of any other Vessels under special charge of the Officers of Customs until the time of re-export, and all charges attending such custody shall be borne by the Exporter or by the Applicant for this advantage. Provided, however, that in all cases of return to Port after Port Clearance, on account of damage or for stress of weather, it shall be lawful for the Owner, or for the Master and Commander to re-enter the Vessel and land the Cargo under the rules for the importation of Goods, and the Export Duty shall in that case be refunded, and the amount paid in Drawback be reclaimed, and the Goods be placed in all respects as before being passed for exportation; and if Goods, on account of which Drawback has been paid, be not found on board the Vessel, the Master shall forfeit the entire value thereof unless he account for them to the satisfaction of the Collector of Customs.

XXI. And it is hereby further enacted, that Vessels owned by Natives of Arabia and coming from the Ports thereof, and likewise the Vessels of any

Country or Port of Asia not subject to the Dominion of the King of the United Kingdom of Great Britain and Ireland, excepting Dhonies and small Craft from the Maldivi and Nicobar Islands as herein under provided, shall be deemed Foreign Vessels.

XXII. And it is hereby enacted, that Dhonies, Country Craft and other small Vessels, not brought into the Port of Calcutta by Pilots, shall be required to anchor and moor in such part of the

River Hoogley as shall be marked out by the Collector of Customs, with the sanction of the Board of Customs, Salt and Opium, and if any such Vessel shall anchor or moor in any other part of the River than as so marked out, and the Master or Person in charge thereof shall not immediately upon being ordered so to do move his Vessel to the place marked out, he shall be liable to a fine of 100 Rupees, to be adjudged by the Collector of Customs, and the Vessel or any part of its Equipment or Cargo may be seized and sold in satisfaction of such fine, and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be prescribed by the Collector of Customs, and Vessels of this

Penalty if not moved to said place when required, 100 Rupees.

Vessel its Equipment or Cargo may be seized.

satisfaction of such fine, and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be prescribed by the Collector of Customs, and Vessels of this

Maldivas and Dhonies, &c. from Nicobar to be British Vessels.

Maldivas, or from the Nicobar Islands, shall be considered as British Vessels.

SCHEDULE A.

Rates of Duty to be charged on Goods imported by Sea into any Port of the Presidency of Fort William in Bengal.

No.	ENUMERATION OF GOODS.	WHEN IMPORTED ON FOREIGN BOTTOMS.	
		WHEN IMPORTED ON BRITISH BOTTOMS.	WHEN IMPORTED ON FOREIGN BOTTOMS.
1	Bullion and Coin.	Free.	Free.
2	Precious Stones and Pearls.	Ditto.	Ditto.
3	Grain and Pulse.	Ditto.	Ditto.
4	Horses and other Living Animals.	Ditto.	Ditto.
5	Ice.	Ditto.	Ditto.
6	Cork, Bricks, Chalk and Stones.	Ditto.	Ditto.
7	Books printed in the United Kingdom, or in any British Possession.	Ditto.	2 per Cent.
8	Foreign Books.	3 per Cent.	6 per Cent.
9	Marine Stores, the produce or manufacture of the United Kingdom, or of any British Possession.	3 per Cent.	6 per Cent.
10	Do. do., the produce or manufacture of any other place or country.	6 per Cent.	12 per Cent.
11	Metals, wrought or unwrought, the produce or manufacture of the United Kingdom, or any British Possession.	3 per Cent.	6 per Cent.
12	Metals, do. do., excepting Tin, the produce or manufacture of any other place.	4 per Cent.	12 per Cent.
13	Tin, the produce of any other place than the United Kingdom, or any British Possession.	4 per Cent.	20 per Cent.
14	Woollees, the produce or manufacture of the United Kingdom, or any British Possession.	2 per Cent.	4 per Cent.
15	Do. the produce of any other place or country.	4 per Cent.	8 per Cent.
16	Cotton and Silk Piece Goods, Cotton Twist and Yarn, the produce of the United Kingdom, or of any British Possession.	5 per Cent.	7 per Cent.
17	Do. the produce of any other place.	7 per Cent.	14 per Cent.
18	Opium.	24 Rs. per Seer of 80 Talas, Rs. 5-4 per Md. of 80 Talas.	24 Rs. per Seer of 80 Talas, Rs. 3-4 per Md. of 80 Talas.
19	Salt.	12 per Seer.	12 per Seer.
20	Alum.	10 per Cent.	20 per Cent.
21	Camphor.	10 per Cent.	20 per Cent.
22	Cassia.	10 per Cent.	20 per Cent.
23	Cloves.	10 per Cent.	20 per Cent.
24	Coffee.	7 per Cent.	15 per Cent.
25	Coral.	10 per Cent.	20 per Cent.
26	Nutmegs and Mace.	10 per Cent.	20 per Cent.
27	Pepper.	10 per Cent.	20 per Cent.
28	Rattans.	7 per Cent.	15 per Cent.
29	Tan.	10 per Cent.	20 per Cent.
30	Vermillion.	10 per Cent.	20 per Cent.
31	Wines & Liqueurs.	10 per Cent.	10 per Cent.
32	Spirits, Consignated Duty, including that levied heretofore through the Police of Calcutta.	9 As. per Imperial Gallon.	16 As. per Imperial Gallon.
33	And the Duty on Spirits shall be rateably increased as the strength exceeds London proof, and when imported in bottles, five quart bottles shall be deemed equal to the Imperial Gallon.		
34	All Articles not included in the above enumeration.	24 per Cent.	7 per Cent.

And when the Duty is declared to be ad valorem it shall be levied on the Market value without deduction, and if the Collector of Customs shall see reason to doubt whether the Goods come from the Country from which they are declared to come by the Importer, it shall be lawful for the Collector of Customs to call on the Importer to furnish evidence as to the place of manufacture or production, and if such evidence shall not satisfy the said Collector of the truth of the declaration, the Goods shall be charged with the highest rate of duty, subject always to an appeal to the Board of Customs, Salt and Opium.

And upon the Re-export by Sea of Goods imported, excepting Opium and Salt, provided the re-export be made within two years of the date of Import as per Custom House Register, and the Goods be identified to the satisfaction of the Collector of Customs, there shall be retained one-eighth of the amount of Duty levied and the remainder shall be repaid as Drawback. And if Goods be re-exported in the same Ship without being landed (always excepting Opium and Salt, in regard to which the special rules in force shall continue to apply,) there shall be no Import Duty levied thereon.

SCHEDULE B.

Rates of Duty to be charged upon Goods Exported by Sea from any Port or Place in the Presidency of Fort William in Bengal.

No.	ENUMERATION OF GOODS.	EXPORTED ON BRITISH BOTTOMS.	EXPORTED ON FOREIGN BOTTOMS.
1	Gold and Coin,	Free,	Free.
2	Precious Stones and Pearls,	Ditto,	Ditto.
3	Books printed in India,	Ditto,	Ditto.
4	Horses & Living Animals,	Ditto,	Ditto.
5	Opium purchased at Government Sales in Calcutta,	Ditto,	Ditto.
6	Cotton Wool exported to Europe, the United States of America or any British Possession in America,	Ditto,	{ 8 As. p. Md. of 80 Tolas to the Seer.
7	Ditto do. exported to places other than above,	As. 8 p. Md. of 80 Tolas p. Seer.	{ As. 16 p. Md. of 80 Tolas to the Seer.
8	Sugar and Rum exported to the United Kingdom, or to any British Possession,	Free,	3 per Cent.
9	Ditto exported to any other place,	3 per Cent., ...	6 per Cent.
10	Grain and Pulse of all sorts,	1 Anna per bag not exceeding 2 Mds. of 80 Tolas to the Seer, or if exported otherwise than in bags 3 Anna per Maund, ...	2 As. per bag not exceeding 2 Mds. of 80 Tolas to the Seer, or if exported otherwise than in bags 1 Anna per Maund, ...
11	Indigo,	Rs. 3 p. Md. of 80 Tolas to the Seer,	Rs. 6 p. Md. of 80 Tolas to the Seer.
12	Lac Dyound Shell Lac,	4 per Cent., ...	8 per Cent.
13	Silk, Raw Filature,	3½ As. p. Seer of 80 Tolas, ...	7 As. p. Seer of 80 Tolas.
14	Silk, Bengal Wound,	3 As. p. Seer of 80 Tolas, ...	6 As. p. Seer of 80 Tolas.
15	Tobacco,	4 As. p. Maund, ...	8 As. p. Maund.
16	All Country Articles not enumerated or named above,	3 per Cent., ...	6 per Cent.

And when the Duty is declared to be ad valorem, the same shall be levied on the market value of the Article at the place of Export, without deduction.

And in settling for the Duties on Exports by Sea, credit shall be given for payment of Inland Customs' Duty, and Drawback shall be allowed of any excess of Duty paid upon production of Ruwanas under the following Conditions, until the 1st April, 1837:

First—That the Goods shall be identified, and destination to the Port of Export proved in the usual manner.

Second—That the Ruwanas shall bear date before the 1st April, 1830, and the Goods shall not have been protected thereby, or by the original thereof more than two years.

And after the said 1st April, 1837, credit shall not be given, nor shall Drawback be allowed of any Inland Customs or Land Frontier Duty, paid at any Custom House or Choke of the Juma Frontier Line, or of Benares, except only upon the Article of Cotton Wool, covered by Ruwanas taken out at the Custom Houses of the Western Provinces, and proved to have been destined for Export by Sea when passed out of those Provinces.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

NOTICE is hereby given, that Sundry Effects, the Property of Lieut. G. DWYER, of the Invalid Establishment, late of Moongyr, are under the Seal of this Court, and will be delivered to any person duly authorize to received the same.

E. LEE WARNER, *Judge.*

*Zillah Bhagulpore, Dewanny Adawlut, }
the 3d May, 1836.*

NOTICE is hereby given, that Three-half Chests, supposed to contain Beer, and Seven one-dozen Boxes of Claret, marked "J. B. D. Barielly," have been picked up by the Police of Barh. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, *Magistrate.*

Patna, Foujdaree Court, the 6th May, 1836.

NOTICE is hereby given, that the Kutchery House of Barripore and Premises, the property of the Honorable Company, will be exposed to sale by Auction, at the Office of the Collector of the 24-Pergunnahs, on the 14th July next.

F. STAINFORTH, *Offg. Collr.*

*Collector's Kutchery, 24-Pergunnahs, }
the 12th May, 1836.*



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 2 P. M. of that day.

SATURDAY, MAY 28, 1836.

FORT WILLIAM,

GENERAL DEPARTMENT, THE 26TH JUNE 1832.

ALL Public Officers of Government sending Advertisements to the Calcutta Gazette for publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT, THE 27TH OCT. 1834.

NOTICE is hereby given, that from and after the 15th November next, the Board of Trade has been empowered and directed to receive Tenders for advances to be made on Goods and Merchandise consigned to England, covered by Bills of Exchange, to be drawn, payable to the Hon'ble Court of Directors of the East India Company in London, under the conditions and in the forms following:—

1st.—The parties to whom advances may be made shall agree, that the respective Consignments shall be delivered into the Warehouses of the East India Company, or into such other Warehouses as the Court of Directors may appoint, and that they shall be subject to the management of the Court of Directors, so long as the Court shall continue to manage the Goods of individuals.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of Government, an advance of 2-3ds of such ascertained value will be made.

3d.—For repayment of the advance, Bills of Exchange are to be drawn in triplicate, at six months sight, at the rate of 2s. 2d. per Calcutta Sicca Rupee.

4th.—The parties will be required to place the hands of the Board of Trade Bills of Lading of the Consignment and Policies of Insurance effected thereon both in triplicate. The Bills of Lading must be drawn, deliverable to the East India Company, or indorsed to order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company as the parties interested.

5th.—In case of default being made, either in acceptance, or payment of the Bills, the Court of Directors are to be authorized in the mode subsequently stated to sell the Goods for the purpose of repaying the Company the amount of the advances made thereon, together with the interest, should any have accrued; the Company, on the other hand,

allowing discount when any part of the proceeds shall be realized before the Bills fall due.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods subject to all the conditions agreed upon with the Company, on payment of the Bills, and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision in case of the party, upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent, or in such case, should the Consignor prefer it, the Agency may be wholly withdrawn, and the settlement of either surplus or deficiency be made with the Consignor himself by the Government from whom he received the advance, at the rate of Exchange, at which the Company may at the time be drawing Bills upon India.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with any charges which may be due to the Company thereon.

8th.—The rate of Discount shall be allowed by the Company shall not be less than 2s per Cent. per Annum.

9th.—Parties receiving advances are to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Board of Trade, signifying their assent to all the foregoing Conditions, but more particularly for the purpose of expressly authorizing the Sale of the Goods, by the Company (without either notice to or concurrence of any person whomsoever) at any period, after default shall be made either in acceptance or payment of the Bills, also authorizing in such cases the repaying to the Company, the advances made either principal or interest, appointing the Agent in England, for each transaction, and signifying the wishes of the parties in the contingency referred to in the Sixth Article.

10th.—Upon the acceptance of any tender of Goods in Security for advances to be made on the above terms, the Goods will be valued by the Export Warehouse-keeper, and for the sum that may be settled as to be advanced thereon, the Board will grant an Order on the General Treasury, payable at 40 days sight.

11th.—The total sum to be advanced on Bills in the present season being limited in amount, the Board of Trade will use their discretion in giving a preference to tenders secured on Goods of a more valuable description, such as Silk and Indigo.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

No. 11.

FORT WILLIAM,

GENERAL DEPARTMENT, Tue 23d May, 1836.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for April last, will be discharged by the Sub-Treasurer and Marine Pay Master respectively, on or after Friday, the 17th Proximo.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt.

FORT WILLIAM,

MILITARY DEPARTMENT, 23d May, 1836.

Notice is hereby given, that the Pay, Batta, and other Allowances for April last, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Friday, the 10th Proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

WM. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

POLITICAL DEPARTMENT,

FORT WILLIAM, 23d May, 1836.

Leutenant Prosr, of the 1st Regiment Light Cavalry, Assistant to the Resident at Nagpore, assumed charge of that Office on the 6th instant.

W. H. MACNAGHTEN,

Secy. to Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

Tue 23d May, 1836.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 23d May 1836, is hereby promulgated for general information:

Act No. XII. of 1836.

It is hereby enacted, that from the 1st day of June 1836, if the holder of a decree passed by the Nawaub of Furruckabad under the provisions of Section 8 of Regulation II. of 1803, shall be unable to obtain execution of the said decree by the Nawaub for a period of six weeks, (which period of six weeks shall be calculated from the said 1st day of June, if the decree were passed before the said 1st day of June, and from the time of passing the decree if the decree were passed on or after the said 1st day of June) the said holder shall be at liberty to sue out execution of the said decree in the Zillah Court of Furruckabad, and the Judge of that Court, on application made to that effect, shall execute the decree in the same manner in which a decree of the said Zillah Court is executed.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

Tue 23d May, 1836.

The following Act, passed by the Right Hon'ble the Governor General of India in Council, on the 23d May 1836, is hereby promulgated for general information:

Act No. XIII. of 1836.

I. It is hereby enacted, that from the 1st January 1838, the Calcutta Sicaa Rupee shall cease to be a legal tender in discharge of any debt, but shall be received by the Collectors of Land Revenue, and at all other Public Treasuries by weight, and subject to a charge of 1 per cent. for re-coining.

II. And it is hereby enacted, that from the 1st of June 1836, Section V., Regulation XXV. 1817, of the Bengal Code, which provides that "the Pice struck in the Mints of Benares and Furruckabad agreeably to the provisions of Regulation X. 1808 and Regulation VII. 1814 and Regulation XXI. 1816, shall be considered as circulating equally with the Pice of Calcutta coinage throughout the Provinces of Bengal, Behar and Orissa, and shall in like manner be received as a

"legal tender in payment of the fractional parts of a Rupee of the Local currency at the rate of Sixty-four Pice for each Rupee," shall be repealed—and the said Pice shall be a legal tender only within the Provinces and Places for which they were respectively coined, as provided by Regulation X. 1808, Regulation VII. 1814, and Regulation XXI. 1816 respectively.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

Tue 23d May, 1836.

The Right Hon'ble the Governor General of India in Council having this day passed an Act, whereby it is declared that after the 1st January 1838, the Calcutta Sicaa Rupee shall cease to be a legal tender in payment of any debt or demand, but shall be received at the Public Treasuries in Bullion by weight and subject to a seigniorage duty of 1 per cent. to pay the expense of re-coining—Notice is hereby given, that the holders of Calcutta Sicaa Rupees shall be entitled until the said date to pay the same into the General Treasury of Calcutta, and to receive in exchange new or Company's Rupees coined under the provisions of the Act No. XVII of 1835, at the rate of 16 new or Company's Rupees for every 15 Calcutta Sicaa Rupees of due weight. The Collectors of Land Revenue will be furnished with the means of similarly exchanging Calcutta Sicaa Rupees for new Rupees, and Notice will be given by the Collector in each District of the date from which the exchange will commence at his Treasury. The period to be allowed being in no instance less than three months.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP,

Secy. to the Govt. of Bengal.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

Tue 23d May, 1836.

The Right Hon'ble the Governor General of India in Council having repealed Section V. Regulation XXV. 1817, under which the privilege of circulation in Bengal and Behar at the rate of 64 Pice to the Local Rupee was given to the Triangles Pice of Benares, it is hereby notified to the holders of Pice of this description, that on delivery of the same at the Calcutta Mint if of proper weight and not manifestly spurious, they shall receive for every 720 Pice paid in 640 new Company's Pice, coined under the Act No. XXI. of 1835 until the 1st July next, but the Mint Officers will not receive Pice in smaller quantities than above stated, that is, of the value of Ten Rupees for each exchange, and they shall be at liberty to reject as spurious any Pice not of due weight and device, or manifestly not coined at a Government Mint.

Published by Order of the Right Honorable the Governor of Bengal,

H. T. PRINSEP,

Secy. to the Govt. of Bengal.

No. 35.

NOTICE.

FORT WILLIAM,

GENERAL DEPARTMENT, Tue 11th May, 1836.

The Right Honorable the Governor of Bengal directs that Civil Servants intending to retire from the Service or to leave the country upon Furlough, shall give notice thereof to the Accountant of the Department to which they belong, at least three months before the date on which they propose to leave the country, in order to allow that Officer to ascertain and bring to adjustment as far as possible any items of account standing to their debit in the Public Books.

By Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP, Secy. to Govt.

(No. 987.)
**ORDER BY THE RIGHT HONORABLE THE GOVERNOR
 OF BENGAL.**
JUDICIAL AND REVENUE DEPARTMENT.
 THE 23d MAY, 1836.

The Right Honorable the Governor of Bengal has been pleased to make the following Appointment:

Mr. R. H. Bate, M. D., to discharge the Medical duties of the Police of Calcutta, vice Doctor Von, deceased.

THE 26th MAY, 1836.

The following Officer has obtained leave of absence from his Station:

Mr. G. Adams, late Officiating Joint Magistrate and Deputy Collector of Nadwah, for six, instead of four months, as granted to him on the 26th ultimo, to proceed to China, on Medical Certificate.

ROSS D. MANGLES,
Secy. to Govt. of Bengal.

**GENERAL ORDERS BY THE RIGHT HON'BLE THE
 GOVERNOR GENERAL OF INDIA IN COUNCIL.**
FORT WILLIAM, 23d May, 1836.

No. 104 of 1836.—The Governor General of India in Council has much pleasure in publishing to the Army, the following Extract, Paragraphs 5 and 6, of a Letter from the Honorable the Court of Directors, No. 15, dated the 23d of December, 1835, announcing an enlargement of the Retiring Pension Regulations. The boon thereby conferred upon the several Ranks of the Army, will, his Lordship has no doubt, be duly appreciated; and be received as a testimony of the warm interest felt by the Honorable the Court of Directors in the welfare of the Old Officers of their Army in India.

Para. 5. Adverting to the many obstacles which have hitherto prevented the Establishment of a General Retiring Fund, and considering it hopeless to expect that any Fund can be so framed as to meet on the one hand with the general concurrence of the Army and on the other with the sanction of the Authorities at Home, We have thought it right no longer to rely on the formation of such a Fund, but so far as we can feel justified in doing it ourselves to provide for the object contemplated in schemes of that nature, without the aid of contributions from our Officers, by an enlargement of the Retiring Regulations; and we have therefore resolved—

That every Officer who shall have served 23 years (3 years Furlough included) shall be allowed to retire on the Pay of a Captain whether he shall have attained that Rank Regimentally or not;

That every Officer who shall have served 28 years (3 years Furlough included) shall be allowed to retire on the Pay of a Major, whether he shall have attained that Rank or not;

That every Officer who shall have served 33 years (3 years Furlough included) shall be allowed to retire on the Pay of a Lieutenant Colonel whether he shall have attained that Rank or not; and

That every Officer who shall have served 38 years (3 years Furlough included) shall be allowed to retire on the Full Pay of a Colonel whether he shall have attained that Rank or not.

6. These arrangements are to have effect without prejudice to any claims arising out of the present Retiring Regulations.

WM. CASEMENT, *Col.*
Secy. to the Govt. of India Milly. Dept.

TO BE LET—The Circuit House in Hooghly, a Monthly Rent of Company's Rupees. 54.

This House is a very desirable Residence, and has only lately been vacated by the Magistrate of the District.

Apply to the Executive Engineer 1st Division at Barrackpore, or to the Barrack Street at Chinsura.

May 24, 1836.

NOTICE is hereby given, that on Tuesday next, the 31st instant, will be put up for Sale, by Public Auction, at the New Mint, at 11 o'Clock precisely, about Sixteen Hundred (1600) Indian Muns of Copper Scissel.

W. N. FORBES, *Mint Master.*

Calcutta Mint, the 24th May, 1836.

ইবর দেওয়া জাহিজেহ রে আগত মদনদার
 তারিখ ৩১ মে আদ্যনি ১৬০০/ সোন দণ্ড ইঞ্জিয়া
 মোন তাঁহার নিজিল কসিকাডা টাকনানে পবনিক
 আকসন অধ্যক্ষ নিলামে বিক্রয় হইবেক ইতি
 কসিকাডা টাকনান
 ২৪ মে সন ১৮৩৬ সাল

NOTICE.

Establishment of a Light House at Pondichery.

From the 1st of July 1836, a fixed Light of the 3d magnitude will be exhibited during the whole night, on the summit of a Tower recently constructed at Pondichery.

This Light, placed at 49 feet above the level of the Sea will be seen in clear weather, from a Ship's Poop, from a distance of sixteen to seventeen Nautical Miles.

During the N. E. Monsoon, that is to say, from the month of October to March, Vessels arriving during the night, in the Roads of Pondichery, should anchor in ten or twelve fathoms Water, the Light bearing by Compass from W. by N. to W. N. W. This Anchorage will be the most convenient for communication with the Shore and for Weighing in case of bad weather.

During the S. W. Monsoon, the wind prevailing from S. E. on the Coast, from the end of March to October, bad weather is not to be apprehended; Vessels can then anchor at night in six or seven fathoms with the Light bearing by Compass from W. to W. by N.

Thus placed, the Vessels will be during each Season, in the most favorable position for communication with the Shore.

Pondichery, the 10th March, 1836.

(Signed) A. HOSTEIN,
Le Capitaine de Port.

Approved,
 (Signed) L. DALMAS,
Le Commissaire de la Marine Ordonnateur.

Published by Order of the Marine Board,
 C. B. GREENLAW, *Secretary.*
 Fort William, the 29th April, 1836.

NOTICE.

Payments at the Marine Pay Office.

NOTICE is hereby given, that in future Parties in whose favor Monies are passed payable by the Marine Paymaster, will be required to attend to the following directions:

If the Party, in whose favor the Bill is passed, himself draws the Money at the Pay Office, he will be required to receipt the Bill and also to sign an Office Check for the amount.

On the other hand, if the Money is to be drawn by the Agency of a Sircar or other Person, it will be necessary that the amount should be made payable (under the signature of the Party in whose favor it is passed) to such Sircar or other person by name—or to bearer—and such Sircar, or other person, or the bearer, will be required to receipt the Bill and to sign the Office Check for the amount.

Of course in the latter case, if the Money should be paid to the wrong person in consequence of the Bill being lost or stolen, or otherwise surreptitiously obtained by the Party presenting it, the Marine Department cannot be considered answerable.

By Order of the Marine Board,
 C. B. GREENLAW, *Secretary.*

Fort William, the 24th May, 1836.

Civil Service Annuity Fund.

NOTICE.—A Majority of the Votes taken on the Propositions submitted to the Subscribers to the Annuity Fund at the Meeting of the 20th instant, in respect to the Rules to be adopted for giving effect to the Orders of the Hon'ble Court of Directors, dated 27th May, 1835, having declared in favor of the principle advocated by Mr. Doris, according to which Junior Invalids will receive the provisions assigned to them before appropriation is made of the 2-3ds of Surplus Annuities for granting ■ retiring Senior's Annuities at a quarter value, the Managers of the Fund have agreed unanimously ■ recommend the adoption of the following Rules:—and a General Meeting of Subscribers will be held on the 9th July next, at 11 A. M., to determine finally upon this question.

By Order of the Managers,

H. TORRENS, *Adg. Secretary.*

C. S. A. F. Office, the 27th May, 1835.

AMENDED DRAFT OF RULES,

35.—On the 1st May, 1836, the Managers of the Institution shall declare and publish the number of unaccepted annuities remaining up to that date, and the value thereof, which value shall be computed by assuming for the unaccepted annuities of each year since the Annuity Fund Institution was established, a value calculated for the average age of the servants who retired in that year. Two-thirds of the aggregate amount of such valuation shall be declared to be a fund available to provide for three years from that date, annuities at a quarter value to retiring Civil Servants duly qualified. The other third of the above valuation shall be forthwith carried to account as part of the fixed balance of the fund. In like manner on the 1st of May of every succeeding year, the Managers shall declare and publish the number and value of the unaccepted annuities of the preceding year, that is to say, the number of the next annuities at half value available annually for retiring servants which have not been claimed and taken within the year, and the same shall be valued according to the average of the ages of the servants who retired in the year upon such annuities, or if there be none of these taken in any year, then upon the assumption of the age of 45 years for the value of each annuity. Two-thirds of the aggregate value of such unaccepted annuities shall be declared and published, as above, to be the fund available to provide for three years thereafter, annuities at a quarter value to retiring seniors, the remaining third being added to the fixed balance of the fund, as above provided.

36.—Civil Servants duly qualified by service and residence, who may be willing to retire on annuities to be granted upon payment of an amount equal to one quarter of the value thereof, are required to make application for the same within three months from the date of the above declaration being made and published by the Managers of the Fund. So far as the surplus available shall permit, annuities on the terms stated shall be given to the senior servants so applying in the order of their seniority, and if the subscriptions of any servant, to whom such an annuity may be awarded, shall have exceeded in amount one quarter of the value of the annuity, the excess shall be refunded to him out of the surplus declared. If the subscriptions be not equal in amount to one quarter of the value of the annuity the retiring servant shall make good the deficit before obtaining the certificate entitling him thereto. If the applicants within three months, as above, do not by their annuities and by the refunds stated consume the entire declared surplus, the remainder shall be available to furnish annuities to any qualified senior servant who may apply for the same at any time within three years from the date of the declaration, and such annuities shall be given to applicants for the same in the order of application until the entire declared surplus is appropriated. For every annuity granted, an equivalent sum to the value thereof, according to the tables of the fund, shall ■ written off from the declared surplus and credited to the appropriated funds of the institution; and if at the end of three years from the date of declaration, there shall remain any part of the declared surplus still unappropriated, such remainder shall lapse and be added to the fixed unappropriated balance of the fund.

37.—Civil Servants who may not have completed the full period of 25 years' residence in India, and 25 years of service, but who may be compelled to retire from the service by sickness, duly certified as below provided, shall be entitled to receive from out of the declared value of the unclaimed annuities of any given year before the appropriation of the two-thirds and one-third are made under the above rule as follows:—

■ they have not completed 10 years of residence,	
a donation of	Sa. Rs. 5000
or	£ 500
■ If they have completed 10 years of residence,	
but not more than 15, an annuity of	£ 250
or	Sa. Rs. 2500
per annum, on payment, including the amount of their subscriptions, of one-half of the value thereof according to the tables and rules of the fund.	
■ If they have completed 15 years, an annuity of £	500
or	Sa. Rs. 5000
on the same terms.	

To entitle a junior to the above benefits, it will be necessary for him before leaving India to furnish to the Managers of the Fund a certificate from his Medical Attendant, countersigned by a Member of the Medical Board in Calcutta, certifying that he is, from some permanent cause or complaint, incapable of rendering further service in the climate of India, and this certificate must, in each instance of retirement, be confirmed in England by the Examining Physician of the Honorable Court of Directors, after the servant so retiring has resided at least one year in England.

38.—The 35 and 36 of the above Regulations are to be continued in force for three years from the 1st May 1836, unless the Honorable Court of Directors sanction their further continuance, whereof notice will be published in the Gazette. If by the sanction of the Honorable Court they be established as permanent rules of the fund, it shall nevertheless be competent to a majority of the subscribers in India, whenever they shall ■ satisfied that the number of annual retirements from the service is such as to require that all the annuities of each year should be reserved to meet the applications of candidates in future years, to suspend the operation of the above rules by a Resolution to that effect, duly passed at a General Meeting.

39.—In modification of the third rule of the Regulations of the Fund, it is provided, that it shall be competent to any servant duly qualified by residence and service, to receive the annuity whether granted to him at half or at a quarter value, either in India or in England, subject only to the condition of previous resignation of the service, and of the acceptance of such resignation by the Government or by the Court of Directors.

40.—In modification of the rules adopted by the service on the 7th March, 1834, it is hereby provided, in conformity with the instructions of the Honorable Court of Directors, that annuitants desirous ■ have their annuities paid to the date of decease, or to have them paid quarterly, will be entitled to these advantages upon payment, in addition to the half or quarter value of the annuity, as the case may be, of the full value stated for the same in the Table annexed to the said rules; but no annuitant shall be permitted to take the quarterly payment alone without at the same time taking the benefit of the rule for obtaining payment to the date of decease.

UNION BANK.—The Directors of the Union Bank beg to notify to the Proprietors, that the whole of the Five Hundred and Ninety-eight *New Supplementary Shares* (or Thirds) which were allotted optionally to the Five Hundred and Ninety-eight *Old Shares*, at the par Subscription rate of 900 *Company's Rupees* have been taken up by the Old Shareholders.

In consequence, there will be no sale to the best bidder among the Proprietors (as contemplated in the January and February Resolutions) of lapsed Third Shares. Two full Shares and their two attached Thirds remain unappropriated to complete the even number of 600; and the Directors do not think it worth while to call a General Meeting of Proprietors for the single purpose of selling those, but will take the opportunity of the next Half-yearly Meeting, (in July) to dispose of them by competition among the Proprietors present or their proxies.

By Order of the Directors,

J. YOUNG, *Secy. Union Bank.*

Union Bank, the 26th May, 1835.

CUSTOMS.

LIST of Packages lying unclaimed at this Office.

- 1 Parcel, C. Gardner, 13, Mangoe Lane, per Lord of the Isles.
- 1 Box, Lieut. Pearne, Engineer, per Ennad.
- 1 Ditto, C. Peaball, 3d Buffs, per Hashmy.
- 1 Parcel, Arthur Seely, Midshipman Ship Amelle Thompson, per Duke of Buccleugh.
- 1 Ditto, G. J. Brown, Ship Duke of Northumberland, Capt. Pons, per Zenobia.
- 1 Ditto, A. G. Miller, 39th Regt. N. I., per Kyle.
- 1 Ditto, C. Hunter, 18th B. N. I., per Hindostan.
- 1 Ditto, Lieut. H. Hunter, 58th Regt. N. I., per David Clark.
- 1 Ditto, Mr. Pritchard, John Bull Office, per Ditto.
- 1 Ditto, Cornet R. M. Darnel, H. M. 11th Light Dragoon, per Ditto.
- 1 Ditto, John Tisor, Surgeon Ship Orient, per Ditto.
- 1 Ditto, Mr. Humphry, Engineer, Fort Gloucester, per Severn.
- 1 Ditto, C. Peaball, 3d Buffs, per Abercrombie Robinson.
- 1 Package, Mr. Maynard, per General Kyd.
- 1 Box, Marked F 181, per Larkins.
- 1 Ditto, The Revd. T. C. Thompson, Quilon, per Strath Eden.
- 1 Ditto, The Officer in Command of the 59th Foot, per Ditto.
- 1 Ditto, The Officer Commanding H. M. 3d Regt. Foot, per Wm. Burras.
- 1 Ditto, Tins. Inglis, M. D., 21st B. N. I., per Roberts.
- 1 Box and 2 Bales, H. M. 18th Light Infantry Regt., per Catherine.
- 1 Box, Mrs. Wilson, per Coromandel.
- 1 Parcel, Capt. John Cheape, B. Engineers, per London.
- 1 Ditto, Lieut. J. S. Alston, 27th Regt. N. I., per Lord Hungerford.
- 1 Ditto, R. Somerville, H. M. Ship Hyacinth, per Ditto.
- 1 Ditto, Lieut. Col. C. W. Hamilton, 5th Regt. N. I., per Ditto.
- 1 Box, W. M. Thompson, reloaded from the Indiana.

C. C. HYDE, Collector.

25th May, 1835.

N. B. Parties applying for the above Packages, will be pleased to send Invoices, or Bills, shewing contents and value, and to depute persons to be present at the opening of them at this Office. The Collector has nothing to do with the business of Landing Packages from Ships, nor with forwarding them to their owners, or their destination.

The fact of Articles being destined for PRIVATE USE, and not for Sale, does not exempt them from payment of Duty, if they be of a kind which is chargeable with Duty under the Regulation.

CUSTOMS.

THE undermentioned CONFISCATED ARTICLES will be sold by Public Auction, on Tuesday, the 31st instant, at this Custom House, at 12 o'clock Forenoon:

- 1 Box 100 Pieces Silk Handkerchiefs.
- 1 Box Gun Flints.
- 2 Boxes containing 2 Jars Nutmeg Preserves.
- 40 Small Jars Ginger ditto.
- 1 ditto ditto Ghee, &c.

and a quantity of Jaggry, Tobacco, Ghee, Oil, &c.

By Order of the Board of Customs,

C. C. HYDE, Collector.

Custom House, 24th May, 1835.

NOTICE is hereby given, that agreeably to the Conditions of Sale, the Deposits on the Salt sold at the Sales of February last, will positively be forfeited if the amount due be not paid, and the Sub-Treasurer's Receipt for the same produced in this Office by 2 o'clock on Saturday, the 24th June next, and the said Salt will be Resold to the highest bidder, on account of the East India Company, according to the Conditions of Sale, at such time or times as the Board of Customs, Salt and Opium, may determine.

By Order of the Board of Customs, Salt and Opium, the 14th May, 1835,

B. G. PALMER, Actg. Secy.

একচেহর বেওয়া যাইতেছে—

যে মাস ১৮৩৬ সালের ফেব্রুয়ারি মাসের দিনা মের বিক্রিত নমকের কিস্তির বেবাক টাকা আদায় হইয়া এই টাকার সহজেহর সাহেবের রানি যথা নি আগামী ১৪ জুন রোজ শানবার দিবা দুইএহর দুইঘণ্টাপর্যন্ত এই নকুরে দাবি না হয় তবে মোতাবক সরতনিসাম এ নমকের আমানত পেনসি নিকয় জব্ব হইবেক এবং নমক মজদুর সরকার শ্রুত ইংরেজ কোম্পানি বাহাদুরের নিজ হিসাবে বোর্ড পরটি ও নমক ও আকিম কর্তৃক যে সময় নির্ভায়া হইবেক সেই সময়ের উচ্চতম মূল্য প্রদায়ক গুাহকের প্রতি রিসেল অর্থাৎ পুরায় বিক্রয় হইবেক—

বিমোজির হুদয় সাহেবান আদিসান বোর্ড পর মিট ও নমক ও আকিম ইতি মাস ১৮৩৬ সাল তারিখ ১৪ মে—

B. G. PALMER, Ag. Secy.

NOTICE is hereby given, that the Deposits on certain Lots of Salt purchased at the Sale held in January last, the Purchasers whereof failed to pay the amount of Clearance agreeably to the Conditions of Sale, have been forfeited under the orders of the Board, dated the 14th instant, and the said Salt will be positively Resold at the Exchange Rooms, on Tuesday, the 14th June next.

The Sale will commence after 1 p. m.

The Re-sale shall be held subject to the confirmation of the Board, who reserve to themselves the option of accepting or rejecting the amount bid for the Salt Resold within Twenty-four hours from the time of Re-sale.

The other Conditions of the Re-sale will be publicly notified at the time of Re-sale.

By Order of the Board of Customs, Salt and Opium, the 14th May, 1835,

B. G. PALMER, Acting Secretary.

একচেহর বেওয়া যাইতেছে—

যে গত জানেগরি মাসের দিনামের বিক্রিত নমকের কিস্তির বেবাক টাকা এমিয়ারাণ দিনামের সরত অনুসারে দাবি করিতে না পারিবার এই নমকের আমানত পেনসি টাকা ১৪ মে তারিখের বোর্ডের হুদয় প্রমনি জব্ব হইল এই নমক আগামি ১৪ জুন রোজ মঙ্গলবার একচেহর হুদয় বিক্রিত রূপে বিক্রয় হইবেক নিলাম দিবা দুই এহর এক ঘণ্টার পর আরম্ভ হইবেক—

সানি নিলামে বোর্ডের সাহেবানদিগের অকুরে র সাপেক্ষ থাকিবেক এবং যে সকল নমক এ সানি নিলামের দ্বারা বিক্রয় হইবেক তাহার মূল্যের ডাক নিলামের সময় অবধি ২৪ ঘণ্টার মধ্যে বোর্ডের সাহেবানেরা গুাহ্য কিম্বা অগুাহ্য করিবদ্ধ এমিয়ার আপন দিতে পারিবেন—

সানি নিলামের অন্য নকত সকল নিলামের সময় প্রকায়রূপে জানান হইবেক—

বিমোজির হুদয় সাহেবান আদিসান বোর্ড পর মিট ও নমক ও আকিম ইতি মাস ১৮৩৬ সাল তারিখ ১৪ মে—

B. G. PALMER, Acting Secretary.

NOTICE of Public Sale for Arrears of Revenue unless immediately liquidated at the Collector's Office, Zillah Mymensing on Monday the 18th July 1896 next, corresponding with the 4th Shaban 1243 B. S.

Name of Mahal to be sold and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Raddar Juma.	Arrears of Revenue including Interest and Penalty up to 1242 B. S.	Remarks.
Ph. Pookheera, a 4as. Share,...	Ranee Harsondurée Dibba,	17636 10 3 0	29059 ■ 3 0 0	
On the same day the Rights and Interest of Kishen Indernarain Thakoor, (late Husband of Ranee Harsondurée Dibba,) in Ph. Pookheera, in satisfaction of a Decree of Court amounting Principal and Interest in				Kranta.
		...	106215 12 7 1 2	

Mymensing Collectorate, the 14th May, 1896.

D. PRINGLE, Collector.

حکم اشهار نامہ کچھری کلکتری ضلع میمنسنگہ اینکہ
بموجب منشی قانونی یازدہم سنہ ۱۸۲۲ع و قانون ہفتم سنہ ۱۸۳۰ع برای ادای زرباقضیانہ
وسود جرمانہ بابت بقایا لغایت سنہ ۱۲۴۲ ہنگلہ تاریخ نیلام محال مندرجہ ذیل در یوم ہجدم
جولائی سنہ ۱۸۳۶ع مطابق چہارم سائون سنہ ۱۲۴۳ ہنگلہ روز دوشنبہ مقرر ساختہ اشتہار
دادہ میشود کسانیکہ ارادہ خرید نیلام محال مرقوم داشتہ باشند لازم کہ زمان قبل نیلام
بعضور صاحب کلکتر ضلع مذکور حاضر و رجوع کشتہ بواقفیت کاغذات جمع وزمین نیلام خرید
نمایند درین باب تاکید دانند المرقوم سبز دہم می سنہ ۱۸۳۶ع مطابق اول جیتہ سنہ ۱۲۴۳ ہنگلہ

ইহেহারনামা কাচারি কালেকটরি জিলা ময়মনসিংহ এই নাগাইত সন ১২৪২ সালের বাকী ধাজান
ও শুল্ক জরিমানা আদায়কারণ সন ১৮২২ সাল ইংরেজীর ১১ কানুন ও সন ১৮৩০ সাল ইংরেজী ৭
কানুন পুরাত নিচের লেখা মহাল জিলা ময়মনসিংহের কালেকটরি কাচারিতে নিলাম করা আবশ্যক
জানিয়া বতারিখ ১৮ জুলাই সন ১৮৩৬ সাল ইংরেজি মোতাবেক ৪ শুব্বিন সন ১২৪৩ সাল বাঙ্গলা
রোক সোমবার বেলা দুই প্রহরের সময় জিলা ময়মনসিংহের কালেকটরি কাচারিতে নিলামে বিক্রী হইবেক
জেকৈ ধরিতের এরাণ। রাহু তাহার দিগের উচিত জে নিলামের রোজের পূর্বে কাচারি ময়মনসিংহে
পহিয়া মহাল ময়মনসিংহের জমা ও জমির কাগজাত ওয়াতিত হইয়া নিলাম ধরিত করহ ইতি সন ১৮৩৬
সাল ইংরেজি তারিখ ১৩ মাই মোতাবেক সন ১২৪৩ সাল তারিখ ১ ইশ্বক—

সন নং	ইসাম মহাল	ইসাম সা লিক	জমা সময়	রকম হিসাব বাংলা জিলা মে বিক্রী হ ইবেক	বাকী ধাজান নং ১২৪২ সাল	বাকী শুল্ক জরি মান।	এখন বাকী
৬	প. পধরি হা ছি. ১ আনা	রানী হর সুন্দরি দে বা	১৭৬৩৫৮/৩	১	১৬৩৩৫৮/১১	৩৩২৪/৩৫	২১৬৫২৮/৩

জানায় আইতেছে জে এই উপরের লিখিত সন ১৮৩৬ সালের ১৮ জুলাই আদালতের ডিগরির দেইরা
১৯৮২১৫৮৭ = জাতি আদায় কারণ বাকী ধরিতের দেবার সওয়ার কুইকনারাইন রাণ ঠাকুরের হক
এ পরগনে পুর্নরিয়া হিলা ময়মনসিংহের মধ্যে নিলাম হইবেক ইতি—

D. PRINGLE, C.M.

Statement of the *Agra Bank Accounts* to 1st May, 1856.

Deposits, at 6 per cent.....	24,829	14	11
Do. at 5 do.	3,47,800	9	3
Do. at 4 do.	40,800	13	3
Do. without Interest,	14,101	10	10
Account with the Union Bank,	0	0	0
Bank Note Account,.....	10,830	0	0
Account with Corresponding Agents,....	2,947	5	0

Total, 4,50,772 5 3
Shares paid up,..... 2,90,260 0 0

Total, 9,71,032 5 3
Balance, 1,502 4 7

Total, 9,72,614 9 10

By Loans to Members of H. M.'s and the Company's Service, covered by Registered Salary Bills and guaranteed by two Sureties,	5,44,315	0	4
By Cash Accounts covered by the Bond Security of two Sureties,	11,207	4	0
By Cash Accounts covered by the Mortgage of Houses in Cantonments,	70,140	4	3
By ditto ditto out of Cantonments, Europeans,	2,800	0	0
By ditto ditto ditto, Natives,	3,000	0	0
By ditto ditto by the Mortgages of Villages, Europeans,	20,774	7	6
By ditto ditto ditto, Natives,	8,130	10	10
By Advances on the Security of Shares realisable monthly by Registered Salary Bills,	11,833	6	7
By Discounted Salary and Private Bills,	20,089	9	0
Company's Paper,	41,500	0	0
Accounts with Corresponding Agents, ..	84,763	12	3
Cash,	85,308	10	1
Hoondies,	93,600	0	0

Total, 9,72,614 9 10

J. O. BECKETT, *Secretary Agra Bank.*

RATES OF DISCOUNT.

On Government Bills	5 per cent.
On Salary Bills due,	7 ditto.
On Private Bills 1 month,	9 ditto.
On ditto ditto 2 ditto,	9 ditto.
On ditto ditto 3 ditto,	10 ditto.

N. B.—All Military Salary Bills being liable to Regimental and other debts, must be guaranteed by one endorsement.

RATES OF INTEREST ON DEPOSITS.

On Deposits payable 2 months after Notice,	5 per cent.
On sums not exceeding 10,000 Rupees 10 days after ditto,	4 per cent.
On sums exceeding 10,000 Rupees 30 days after ditto,	4 per cent.
On ditto ditto after 10 days ditto,	3 per cent.

*. * No Interest will be given in future on Deposits payable on demand.

TERMS OF LOANS.

Loans are granted to persons in His Majesty's or the Company's Service, on the Security of Registered Pay Drafts, and guaranteed by two Sureties in independent circumstances, the amount with Interest at 10 per Cent. to be paid in 3 months. The loan be required for more than one year the Borrower will be required to insure his Life in favor of the Bank, in addition to the two Sureties above mentioned, and all loans must be repaid within two years. In making application for loans it is requested that applicants make known the names of their Sureties and the Issue of Pay on which the first instalment is to be made.

J. O. BECKETT, *Secretary.*

Administration.

ALL Persons indebted to the Estate of Lieutenant Colonel JOHN CAMPBELL, formerly of the First Battalion Seventeenth Regiment of Native Infantry, are requested to make payment to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make their Claims.

17th May, 1856.

(2)

Sheriff's Sales.

NOTICE is hereby given, that on Thursday, the Ninth day of June next, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Venditioni Exponas in his hands against Surroopchunder Addy and Roychurn Addy,—

The Right, Title, and Interest of the said Surroopchunder Addy and Roychurn Addy, of, in, and to all that Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, and the piece or parcel of Ground thereunto belonging, and on part whereof the said Upper-roomed House stands, containing as per Pottah, Four Cottahs and Six Chittacks, situate, lying, and being at Mullungah, in the Town of Calcutta, and butted and bounded as follows: (that is to say,) on the East side thereof by the House of one Poran Patkur, on the West side thereof by the House of one Hulodhur Dutt, on the North side thereof by the Company's Drain, and on the South side thereof by the Land of said Hulodhur Dutt.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE is hereby given, that on Thursday, the Ninth day of June next, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Isserchunder Mookerjee,—

The Right, Title, and Interest of the said Isserchunder Mookerjee, of, in, and to all that Upper-roomed Brick-built Messuage, Tenement, or Family Dwelling House, with a piece or parcel of Land thereunto belonging, and a Tank and several Trees standing there, containing, by estimation, Six Biggahs, more or less, situate, lying, and being at Bhobannypore, in Dhee Purnanagram, and in the Zillah of 24-Pergunnahs, and butted and bounded as follows: (that is to say,) on the North and West by the House and Land of Prawnkissen Mookerjee, on the South by the House and Land of Probhoram Doss, and on the East by the House and Land of Dewan Totullah Shaik.

Also, the Right, Title, and Interest of the said Isserchunder Mookerjee, of, in, and to all that piece or parcel of Land, commonly called Talook, containing, by estimation, Seventy Biggahs, more or less, situate, lying, and being at Kidderpore, in Pergunnah Magoorah, and in the Zillah aforesaid, and butted and bounded as follows: (that is to say,) on the North, West, and South partly by Lands of Wooddynarain Mandle and partly by Lands of Tarrachund Ghose, and on the East by Land of Hurrocally Bundopadia.

And also, the Right, Title, and Interest of the said Isserchunder Mookerjee, of, in, and to all that Tenant-ed Land, No. 271, containing, by estimation, One Biggah and Ten Cottahs, more or less, situate, lying, and being at Cossitullah Lane, in Calcutta, and butted and bounded as follows: (that is to say,) on the East by Land of Seroo Mesh, on the West by Land of Airoo Shaik, on the North by Public Road, and on the South by Public Drain.

The Conditions of Sale may be known by applying at the Sheriff's Office.

SALT.

Revenue Board Office, Fort St. George, 12th May, 1836.

STATEMENT showing the quantity of SALT to be exported to Calcutta from the Collectorate of Chingleput and Madras in the current year 1836-37, and the quantity in Store ready for exportation, on the 7th and 9th May 1836, respectively, under the terms of the Advertisement dated the 29th February, and published in the Fort St. George Gazette of the 6th March 1836.

	Quantity of Salt permitted to be exported to Calcutta in 1836-37.	Quantity already exported.	Quantity remaining to be exported.	Quantity actually in store and ready for exportation.
	Bl. Mds.	Bl. Mds.	Bl. Mds.	Bl. Mds.
Chingleput, Corvolong.	1,50,000	24,180	1,25,820	52,524
Madras, Ennore.	1,50,000	"	1,50,000	15,580

A. P. ONSLOW, Secretary.

NOTICE is hereby given, that Three-half Chests, supposed to contain Beer, and Seven one-dozen Boxes of Claret, marked "J. B. D. Barielly," have been picked up by the Police of Barh. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, Magistrate.

Patna, Foujdaree Court, the 6th May, 1836.

NOTICE is hereby given, that the Kutchery House of Barriporo and Premises, the property of the Honorable Company, will be exposed to sale by Auction, at the Office of the Collector of the 24-Pergunnahs, on the 14th July next.

F. STAINFORTH, Offg. Collr.

Collector's Cutchery, 24-Pergunnahs, }
the 12th May, 1836. }

Lately Published,

AT THE BENGAL MILITARY ORPHAN PRESS

Demy Quarto, pp. 660—Price 20 Rupees,

SYNOPSIS

OF THE EVIDENCE TAKEN BEFORE

THE

Select Committee of the House of Commons

IN RELATION OF THE

Army of India,

Including a Copious Appendix, Voluminous Tables and a General Index.

A few Copies only over and above those Subscribed for, are printed; Gentlemen wishing to possess themselves of this valuable Work, are therefore recommended to make early application to the Publisher, Mr. Huttmanu, Bengal Military Orphan Press, Calcutta.

Sept. 1, 1835.

Pay & Audit Regulations,

AS NOW IN FORCE;

PREPARED in the Office of the Military Auditing General, and sanctioned by Government. This Work is complete up to 1st June 1835, with an Appendix, Index, Tables, and all necessary Forms. Price unbound, 10 Rupees. Apply to Mr. Huttmanu, Orphan Press.

Sept. 1, 1835.

Just Published,

(SECOND EDITION,)

And for Sale at the Bengal Military Orphan Press—

Price 3 Company's Rupees, Royal Bvo.

A REPORT

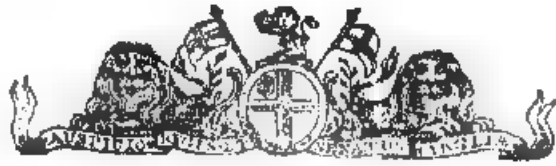
ON THE

State of Education

IN BENGAL,

By WILLIAM ADAM, Esq.

Published by the Order of Government.



APPENDIX TO
The Calcutta Gazette.

Published by Authority.

SATURDAY, MAY 23, 1836.

No. 610 A.

NOTICE is hereby given, that in consequence of the recent change in the Currency, the Marine Board have obtained the sanction of the Right Honorable the Governor of Bengal to the following modified rates of Charges leviable on account of Pilotage and Port Dues, which are to come into operation on the 1st Proximo.

By Order of the Marine Board,

C. B. GREENLAW, *Secretary.*

FORT WILLIAM, }
The 25th May, 1836. }

*Notices touching Port Charges at Calcutta, for the information and Guidance of
Owners and Commanders of Vessels.*

The Marine Board having lately, under the orders of Government, been engaged in revising the general Regulations of the Marine Department bearing on the Shipping frequenting the Port, request the particular attention of Owners, Agents, and Commanders of Vessels to the following arrangements in connection with the Charges on account of Pilotage, &c. framed with a view to the mutual convenience of the Marine Department and the Shipping Interests.

First.—Commanders are requested prior to quitting their Vessels on arrival off Calcutta to fill up and certify, or cause to be filled up and certified, a form of Certificate showing the actual Registered Tonnage, the Draft of Water, and whether the Vessel has or has not been tugged by a Steamer any part of the way, or has or has not had the use of a Row Boat, which form will be furnished to the Pilot, in order to the Bills of the Vessel being correctly made out.

Second.—Commanders are further requested, as early after their arrival as possible, to notify in writing to the Master Attendant, the Name and Residence of the reference for the payment of his Vessel's Bills.

Third.—On the receipt by the Master Attendant of the above Certificate and written reference for payment, a single Bill will be prepared, including Inward Pilotage, Light House Duty, Moyapore Magazine Duty, and Row Boat Hire, (if any) which, together with the Certificate, will be forwarded to the Marine Pay Master for collection within fifteen days of the arrival of the Vessel, and having on it the Name and Residence of the party referred to for payment, which Commanders are requested to furnish to the Master Attendant in writing, as early after their arrival as practicable, that Officer will more readily be enabled to present it. By this arrangement all the Charges connected with the Vessel up to her arrival off Calcutta will be embodied in one Bill, instead of, as hitherto, being made in separate Bills.

Fourth.—In the event of Vessels docking, or being transported at the desire of the Commander, it is requested that a Certificate may be given by the Commanding Officer of the operation having been performed, in order to its accompanying the Bill when presented for payment to the Referee.

Fifth.—The practice of charging for hauling to the Chain Moorings, for their monthly Hire, and for hauling from the Moorings, in separate Bills, is discontinued, and henceforward one Bill will be prepared, including the Charge for hauling to the Moorings, that for occupying them, and that for hauling from them—and Commanders are requested to give, or cause their Commanding Officers to give, to the Master Attendant or the Harbour Master, Certificate of the date of hauling to and from the Moorings, which Certificate, as before, will accompany the Bill when presented for payment. The Hire of the Moorings will be charged for the day on which the Vessel is hauled thereto, without reference to the period of the day; and in like manner no charge will be made for the day on which she hauls from her Moorings, however late in the day she may quit them. The Charges connected with the Chain Moorings will thus be embodied in one Bill, and be discharged in one payment, instead of three or more according to the number of months the Vessel occupied the Moorings.

Sixth.—The system of charging Outward Pilotage on an estimated Draft of Water, with an addition of Ten per cent. subject to adjustment after the Vessel has sailed, and of charging a certain number of days for a Row Boat, subject to a like adjustment, is abolished; and in future the Outward Pilotage and Charge for Row Boat Hire on outward bound Vessels will be made as follows:

When the Vessel is finally laden, the Commander is to give notice thereof to the Master Attendant, when the Draft of Water is to be ascertained and certified by the Commander or Commanding Officer on the part of the Vessel, and by the Harbour Master on the part of Government—subject, in case of dispute, to the decision of the Master Attendant. On receipt of the Certificate, the Master Attendant will cause a Bill to be made out for the regular amount of Pilotage, and for the Row Boat Hire according to an average rate with reference to the size of the Vessels and the season of the year, fixed by a Marine Committee which lately sat at the Bankshall, the majority of which was composed of Members of Houses of Agency and Commanders of Ships. The Bill and Certificate will be presented in due course for payment.

Seventh.—As however it frequently happens that Vessels are taking in Cargo or filling their Water up to the last day of their departure, or that from other causes the Bills for the Chain Moorings and Outward Pilotage cannot be made out till the eve of departure, Owners, Agents, and Commanders are in such cases particularly requested, with a view to despatch, to cause an individual to attend at the Bankshall and expedite the transmission of the Bill and Certificate to the Board for Registry, and to the Pay Office for collection; at each of which Offices they may in such cases depend upon the most ready and special attention.

Eighth.—In the event of a Vessel being tugged any part of the way down by Steam, or not having the use of a Row Boat, Commanders are to obtain from the Pilot at Kedgeroe, a Certificate to that effect, which they should forward by Dak to their Agents. On receipt thereof Agents are requested to make out a Bill against the Hon'ble Company for the $\frac{1}{2}$ deduction from the Pilotage allowed if tugged by Steam, or for the Row Boat Hire paid, as the case may be, and to forward it together with the Certificate to the Marine Board for audit and payment.

Ninth.—In cases where a Vessel leaves Calcutta avowedly intended to fill up Cargo at some place below, the Pilotage will be charged at the draft at which she leaves Calcutta in like manner though at the reduced amount as if she had proceeded to Sea; and with respect to the subsequent Pilotage Charge from the place at which the Vessel takes in the additional Cargo to Sea, Owners or Agents of Vessels will be required to furnish a special guarantee to pay the amount chargeable according to a Certificate of the Draft of Water to be signed by the Commander or Commanding Officer and Pilot.

Tenth.—Six sets of Moorings at Diamond Harbour having been fitted specially to enable Vessels arriving in distress from loss of Anchors and Cables to be readily moored, the Charge will be Co.'s Rs. 50 for Mooring and Unmooring, and the daily Hire the same as for the Moorings at Calcutta. The Moorings will of course be available to Vessels not in distress from loss of Anchors and Cables, but the Harbour Master will be instructed at all times to keep two sets vacant during the S. W. Monsoon to meet casualties.

Eleventh.—Annexed is a Statement of the several Port and Pilotage Charges, and the Marine Board trust that with these and the Certificates of the Commanders or Commanding Officers before them, Owners and Agents of Vessels will at all times be enabled readily to ascertain the correctness of the Bills and to discharge them on presentation.

Draft of Water.		Full Privilege.		17		18		19		20		21		22		23		24		25		26		27		28		29		30		31		32						
Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.		Co.'s Rupees.						
Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.	Inward.	Outward.					
Under 2 Feet	20	4	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1	10	1		
2 to 3	30	5	15	2	20	2	25	2	30	2	35	2	40	2	45	2	50	2	55	2	60	2	65	2	70	2	75	2	80	2	85	2	90	2	95	2	100	2	105	2
3 to 4	40	6	20	3	30	3	40	3	50	3	60	3	70	3	80	3	90	3	100	3	110	3	120	3	130	3	140	3	150	3	160	3	170	3	180	3	190	3	200	3
4 to 5	50	7	30	4	40	4	50	4	60	4	70	4	80	4	90	4	100	4	110	4	120	4	130	4	140	4	150	4	160	4	170	4	180	4	190	4	200	4	210	4
5 to 6	60	8	40	5	50	5	60	5	70	5	80	5	90	5	100	5	110	5	120	5	130	5	140	5	150	5	160	5	170	5	180	5	190	5	200	5	210	5	220	5
6 to 7	70	9	50	6	60	6	70	6	80	6	90	6	100	6	110	6	120	6	130	6	140	6	150	6	160	6	170	6	180	6	190	6	200	6	210	6	220	6	230	6
7 to 8	80	10	60	7	70	7	80	7	90	7	100	7	110	7	120	7	130	7	140	7	150	7	160	7	170	7	180	7	190	7	200	7	210	7	220	7	230	7	240	7
8 to 9	90	11	70	8	80	8	90	8	100	8	110	8	120	8	130	8	140	8	150	8	160	8	170	8	180	8	190	8	200	8	210	8	220	8	230	8	240	8	250	8
9 to 10	100	12	80	9	90	9	100	9	110	9	120	9	130	9	140	9	150	9	160	9	170	9	180	9	190	9	200	9	210	9	220	9	230	9	240	9	250	9	260	9
10 to 11	110	13	90	10	100	10	110	10	120	10	130	10	140	10	150	10	160	10	170	10	180	10	190	10	200	10	210	10	220	10	230	10	240	10	250	10	260	10	270	10
11 to 12	120	14	10																																					

The following shows the number of Twelfths chargeable between the several Stations:

All Vessels up.....	10 199 Tons.....	Company's R.R. 2 per Diem.
---------------------	------------------	----------------------------

[illegible]

608 01 005

From 1st August to the 1st March

NOTHING WILL GET BY US WITHOUT

Raw Bar at Hooley Point,

A s'è verificata la presenza di un'altra persona.

THE UNIVERSITY OF CHICAGO PRESS

100

CALCUTTA STAMP OFFICE,

THURSDAY MAY, 1836.

NOTICE is hereby given, that from the 1st June 1836, the Company's Rupee will be received at par with the Sicea Rupee in payment for Stamps, that is to say, One Company's Rupee for a Stamp value One Sicea Rupee, and so forth.

H. PALMER, Collector of Stamps.

কলিকাতা ইষ্টাশ আফিস ২৮ মে ১৮৩৬।

ইন্ডেয়ার দেওয়া যাইতেছে যে ১ জুন ১৮৩৬ অবধি ইষ্টাশের মূল্য কোম্পানির টাকা সিককা টাকা সমান যোগ করিয়া দেওয়া যাইবেক অর্থাৎ সিককা ১ এক টাকা মূল্যের ইষ্টাশে কোম্পানির ১ এক টাকা দেওয়া যাইবেক—

এইরূপ—

H. PALMER, Collector of Stamps.

PEREMPTORY RE-SALE OF OPIUM.

NOTICE is hereby given, that a Re-sale of certain Lots of Behar and Benares Opium, sold at the Public Sales of April last, for which the Purchasers have failed to pay their Deposits agreeably to the Conditions of Sale, will be positively and peremptorily held at the Exchange Rooms, on Wednesday, the 1st Proximo.

The Sale will commence after 1 p. m.

No Tender of the amount of Deposits remaining due will be received on the day of Re-sale.

By Order of the Board of Customs, Salt and Opium, the 27th May 1836,

S. G. PALMER, Actg. Secretary.

নিলাম ন্যায় ১ ফিওন

অশ্বিনার দাদে মী শুন কে হরদর মন্দুর ১ ফিওন
যা বস্ত নিলাম মা ১ এপ্রিল গুস্তে কে খরিদার ১

মطابق شروط نیلام زر امانت پیشگی آن داخل
نساخته است آن قدر بنا رینج یکم ماه جون
آینده روز چهارشنبه در یکسپنج روم یقین
نیلام نائی فروخت خواهد شد نیلام مذکور
بعد از دویاس یک گننه روز شروع خواهد شد
بروز نیلام نائی در صورت داخل کردن زر
امانت پیشگی گرفته نخواهد شد

بموجب حکم صاحبان عالی شان بورق پرست
ونمک و افیون فی التاریخ بست و هفتم ماه
می سنه ۱۲۵۴

S. G. PALMER, Acting Secy.

আফিসের নিশিত সানি নিলাম—

ইন্ডেয়ার দেওয়া যাইতেছে যে গত এপ্রিল
মাহার নিলামের বিক্রিত আফিসের আমানত গে
সগী নিলামের সন্ত মোতাবেক ঋণিদারাণ দাখিল
করেনাই এমতে সেই আফিস আদালতী ১ জুন রোজ
বুধবারে একশুচেষ্টা রূমে নিশিত সানি নিলামে বি
ক্রিত হইবেক। নিলাম দিয়া দুই প্রহর ১ এক
ঘণ্টার পর আরম্ভ হইবেক—

সানি নিলামের দিবস আমানত পেমগীর টাকা
দাখিল করিলে দেওয়া যাইবেকনা—

বিমোজির হুম সাহেবান আলিসান বোর্ড পর
মিট ও নমক ও আফিস ইতি সন ১৮৩৬ সাল
তারিখ ২৭ মে—

S. G. PALMER, Acting Secy.



The Calcutta Gazette

EXTRAORDINARY.

Published by Authority.

TUESDAY, MAY 31, 1836.

FORT WILLIAM, LEGISLATIVE DEPARTMENT,

The 30th May, 1836.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 30th May, 1836, is hereby promulgated for general information :

ACT No. XIV. of 1836.

Regulations imposing Transit and Town Duties in the interior and fixing rates of Import and Export Duty on Sea Goods, repealed.

contained in these or any other Regulations for fixing the amount of Duty to be levied upon Goods imported into or exported from the said Presidency by sea, shall be repealed:—Provided

Except as regards the Jumna Frontier Line.

however that nothing herein contained shall be construed to prevent the levy of Duties at the rates now in force at the Custom Houses and Chokies established on the line of the Jumna, or on any Frontier line, upon Goods crossing that line for import into, or export from the Territory of the East India Company by land, nor to affect the Regulations in force for imposing and levying Duties on Salt, the produce of Western and Central India.

And Duties on Western Salts.

II. And it is hereby enacted, that Duties of Customs shall be levied on Goods imported by Sea into Calcutta or into any other place within the Province of Bengal and Orissa according to the rates specified in Schedule A. annexed to this Act, and with the exceptions specified therein, and the said Schedule with the Notes attached thereto, shall be taken to be a part of this Act.

Export Duties to be collected on Country Goods according to Schedule B. annexed.

III. And it is hereby further enacted, that Duties of Customs shall be levied upon Country Goods exported by Sea from any Port of Bengal or Orissa according to the rates specified in Schedule B. annexed to this Act, with the exceptions therein specified, and the said Schedule with the Notes attached thereto, shall also be taken to be a part of this Act.

No Goods entered therein as liable to Duty to be exempted, except by order of Government.

But the Collector may pass Baggage belonging to Passengers at his discretion.

IV. And it is hereby enacted, that no Goods or Articles whatsoever entered in either of the said Schedules as liable to Duty, shall be exempted from the payment of such Duty or of any part thereof except under special order from the Governor of Bengal.—Provided however that it shall and may be lawful for the Collector of Customs or other Officer in charge of a Custom House, to pass free of duty, as heretofore, any Baggage in actual use, at his discretion, and in case of any person applying

to have Goods passed as such, the Collector acting under the orders of the Board of Customs, Salt and Opium, shall determine whether they be Baggage in actual use, or Goods subject to Duty under the Rules of this Act.

Existing Rules to be enforced for levying the new Import and Export Duties.

V. And it is hereby enacted, that the Rules and Regulations now established for the levy of Duties of Customs on Goods imported into or exported from Calcutta, and other Ports of the Presidency of Fort William in Bengal, shall continue to be in force, and shall be observed and applied for the levy of the Import and Export Duties imposed by this Act, unless repealed or altered or repugnant to the provisions thereof.

Place may be fixed by Governor of Bengal, beyond which an inward-bound Vessel is not to proceed until a Manifest has been delivered to Pilot to be forwarded.

VI. And it is hereby enacted, that it shall be lawful for the Governor of the Presidency of Fort William in Bengal, by an Order printed in the Calcutta Gazette, to fix a place in any River or Port in Bengal or Orissa, beyond which place it shall not be lawful for any inward-bound Vessel, save and except such Dhongies and Country Craft as are referred to in Section XXII. of this Act, to pass until the Master or Commander shall have delivered to the Pilot on board for the purpose of being forwarded by the Public Dock or otherwise, as may be ordered by the Board of Customs, Salt and Opium, a Manifest made out in the form prescribed by Section 45, Regulation IX. 1810.

Master to be responsible for its correctness under penalty of Rs. 1000.

And it is hereby enacted, that if the Manifest so delivered by the Master and Commander shall not contain a full and true specification of all the Goods imported in the Vessel, the Master or Person in charge thereof shall be liable to a fine of 1,000 Rs.; and any Goods or Packages that may be found on board in excess of the Manifest so delivered or differing in quality or kind, or in marks and numbers from the specification contained therein, shall be liable to be seized and confiscated, or to be charged with such increased Duties, as may be determined by the Board of Customs, Salt and Opium; and if any inward-bound Vessel shall remain outside or below the place so fixed by the Governor of Bengal, the Master or Commander shall in like manner, deliver to the Pilot so soon as the Vessel shall anchor, a Manifest as above prescribed; and if any Vessel entering a Port for which there is a Custom House established, shall lie at anchor therein for the space of twenty-four hours, the Master and Commander whereof shall neglect to deliver the said Manifest to the Pilot on board, he shall, for such neglect, be liable to forfeit the sum of One Thousand Rupees, and no Entry or Port Clearance shall be given for such Vessel until the fine is paid.

Goods in excess, or not corresponding with Manifest to be seized and confiscated.

Or charged with increased Duties.

The Masters of Vessels lying below to deliver Manifests on coming to anchor.

And it is hereby enacted, that no Vessel shall be allowed to break bulk until the Manifest described in the pro-

If remaining at anchor 24 hours without sending Manifest to be subject to penalty of 1000 Rupees.

No Vessel to break bulk unless two copies of Manifest described in the pro-

VII. And it is hereby enacted, that no Vessel shall be allowed to break bulk until the Manifest described in the pro-

manifest have been received.

entry inwards, shall have been received by the Collector of Customs, and order shall have been given by the said Collector for the discharge of the Cargo, and the said Collector may further refuse to give such

And entry may be refused until papers of the places of departure are delivered.

VIII. And it is

Collector may send Custom House Officer on board any Vessel—

at any time, and the Custom House Officer so sent, shall remain on board of such Vessel by day and by night, until the Vessel shall leave the Port, or until it be otherwise ordered by the Collector of Customs.

Persons refusing to admit Custom House Officers or not giving them proper accommodation liable to Fine.

accommodation while on board, shall be liable to fine, not exceeding the sum of 500 Rupees for each day during which such Officer shall not be received and provided with suitable shelter and accommodation, which fine shall be adjudged by and at the discretion of the Board of Customs, Salt and Opium at Calcutta, and the Vessel by the Master or Person in charge of which such fine shall have been incurred, shall not be moved until the same shall be paid.

X. And it is hereby enacted, that whenever a

Collector may order a Vessel to be searched.

the same addressed to the Custom House Officer on board, or to any other Officer under his authority, and upon production of such order, the Officer

Bulkheads to be broken open if not opened on requisitions.

Any concealed Goods to be confiscated.

the Collector of Customs shall be confiscated, and any Master or Person in charge of a Vessel, who shall allow the Vessel

Resistance or refusal of Masters punishable with Fine of 1000 Rupees.

Goods not to be landed on put on board till entry of the Ship is duly made.

House of the Port, and Order shall have been given for discharge of the Cargo thereof as above provided, and it shall be the duty of the Custom House Officer on board, and of all Officers of Customs, to seize as contraband any Goods which shall have been removed or put on board of any Vessel in contravention of the above provision, or which any attempt shall have been made to remove from or to put on board of any Vessel in contravention of the above provision. And after

Cargo to be sent ashore and laden outwards according to existing forms.

shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

nedding Section of this Act, and

another copy thereof to be presented at the time of applying for entry inwards, shall have been received by the Collector of Customs, and order shall have been given by the said Collector for the discharge of the Cargo, and the said Collector may further refuse to give such order if he shall see fit until any Port Clearances, Conkettas, or other papers known to be granted at the places from which the Vessel is stated to have come shall likewise be delivered to him.

heroby enacted, that it shall be competent to the Collector of Customs at any Port of Bengal or Orissa at his discretion to send one or more Officers of Customs on board of any Vessel at any time, and the Custom House Officer so sent, shall remain on board of such Vessel by day and by night, until the Vessel shall leave the Port, or until it be otherwise ordered by the Collector of Customs.

IX. And it is hereby enacted, that any Master or Person in charge of such Vessel who shall refuse to receive a Custom House Officer on board when so deputed as above provided, or shall not afford such Officer suitable shelter and sleeping accommodation while on board, shall be liable to fine, not exceeding the sum of 500 Rupees for each day during which such Officer shall not be received and provided with suitable shelter and accommodation, which fine shall be adjudged by and at the discretion of the Board of Customs, Salt and Opium at Calcutta, and the Vessel by the Master or Person in charge of which such fine shall have been incurred, shall not be moved until the same shall be paid.

Collector of Customs shall see cause to direct that any Vessel shall be searched he shall issue his warrant or written order for bearing it shall be competent to require any Cabins, Lockers or Bulkheads to be opened in his presence, and if not opened upon his requisition to break the same open, and any Goods that may be found concealed, and that shall not be duly accounted for to the satisfaction of the Collector of Customs shall be confiscated, and any Master or Person in charge of a Vessel, who shall allow the Vessel to be searched when so ordered by the Collector of Customs, shall be liable upon conviction for every such offence to a Fine of 1000 Rupees, to be adjudged by any Magistrate or Justice of the Peace of the place.

XI. And it is hereby enacted, that no Goods shall be allowed to leave any Vessel, or to be put on board thereof until entry of the Vessel shall have been duly made in the Custom House of the Port, and Order shall have been given for discharge of the Cargo thereof as above provided, and it shall be the duty of the Custom House Officer on board, and of all Officers of Customs, to seize as contraband any Goods which shall have been removed or put on board of any Vessel in contravention of the above provision, or which any attempt shall have been made to remove from or to put on board of any Vessel in contravention of the above provision. And after entry of the Vessel at the Custom House in due form such part of the Cargo as may not be intended and declared for re-exportation in the same Vessel shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

Goods unmanifested not to be landed in ordinary form.

manifested, and any Goods found on board in excess of the Manifest, or not corresponding with the specification and description therein contained, shall be seized by the Custom House Officer on board in order that they may be dealt

But to be seized on board.

entered in the Manifest shall not be found on board the Vessel, or if the quantity found be short and the deficiency be not duly accounted for, or if Goods sent out of the Vessel be not landed at the Custom House, or at such other Ghat or place as the Collector of Customs shall have prescribed or permitted there to be passed in due

Master to be answerable that all Goods manifested are forthcoming and duly passed.

Under Penalty of 500 Rupees for each missing package of unknown value or double Duty if assessable.

form, the Master or Commander shall be liable to a penalty not exceeding five hundred Rupees for every missing or deficient package of unknown value, and for twice the amount of Duty chargeable on the Goods deficient and unaccounted for, if capable of being assessed therewith. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the

Rule for presenting an amended or supplemental Manifest.

Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

Custom House Officers taking unauthorized Fees or Bribes subject to penalty of five hundred Rupees.

omitting to do any act in his Official capacity, shall forfeit for every such offence the sum of five hundred Rupees, and any person who shall offer a Bribe to any Custom House Officer in order to induce such Officer to

Same penalty on persons offering.

act in a manner inconsistent with his duty shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District or Place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the Civil Jail of the City or District until the Fine be paid, or for a period not exceeding six months.

Collector to investigate and adjudge confiscation.

the Collector of Customs shall investigate the case, and according to his judgment shall either release the Goods or adjudge them to confiscation, and whenever he shall declare Goods to be confiscated he shall report his proceedings for

Board's confirmation necessary.

confirmation and final adjudication by the Board of Customs, Salt and Opium. Provided however that nothing herein contained shall be construed to prevent the Governor of Bengal from ordering the release of Goods seized, or from remitting any penalty whatever that may be incurred for contravention of the Customs Laws.

Twenty or thirty days allowed to clear inwards according to tonnage.

six hundred tons burthen, and thirty days, exclusive of Sundays and Holidays, for the discharge of the Import Cargo of Vessels exceeding that burthen, and the said periods shall be calculated from the day of the Tide Waiter or other Custom House Officer first going on board. And if the whole Cargo be not discharged by the expiration of the above stated periods respectively, the Master or Commander shall be charged with the Tide Waiter's or other Officer's Wages, and other expenses for any further period that he or they may be detained

XII. Provided however and it is hereby enacted, that no Goods shall be allowed to leave any Vessel under the said rules unless the same be duly manifested, and any Goods found on board in excess of the Manifest, or not corresponding with the specification and description therein contained, shall be seized by the Custom House Officer on board in order that they may be dealt

with as prescribed in Section VI. of this Act; and if Goods entered in the Manifest shall not be found on board the Vessel, or if the quantity found be short and the deficiency be not duly accounted for, or if Goods sent out of the Vessel be not landed at the Custom House, or at such other Ghat or place as the Collector of Customs shall have prescribed or permitted there to be passed in due

form, the Master or Commander shall be liable to a penalty not exceeding five hundred Rupees for every missing or deficient package of unknown value, and for twice the amount of Duty chargeable on the Goods deficient and unaccounted for, if capable of being assessed therewith. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the

Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

XIII. And it is hereby enacted, that any Custom House Officer whatsoever who shall demand or accept any gratuity not authorized by any existing Regulation or Order of Government in consideration of doing, or of omitting to do any act in his Official capacity, shall forfeit for every such offence the sum of five hundred Rupees, and any person who shall offer a Bribe to any Custom House Officer in order to induce such Officer to

act in a manner inconsistent with his duty shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District or Place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the Civil Jail of the City or District until the Fine be paid, or for a period not exceeding six months.

XIV. And it is hereby enacted, that when Goods shall be seized as contraband and liable to confiscation, the Collector of Customs shall investigate the case, and according to his judgment shall either release the Goods or adjudge them to confiscation, and whenever he shall declare Goods to be confiscated he shall report his proceedings for

confirmation and final adjudication by the Board of Customs, Salt and Opium. Provided however that nothing herein contained shall be construed to prevent the Governor of Bengal from ordering the release of Goods seized, or from remitting any penalty whatever that may be incurred for contravention of the Customs Laws.

XV. And it is hereby further enacted, that twenty days, exclusive of Sundays and Holidays, shall be allowed for the discharge of the Import Cargo of Vessels not exceeding six hundred tons burthen, and thirty days, exclusive of Sundays and Holidays, for the discharge of the Import Cargo of Vessels exceeding that burthen, and the said periods shall be calculated from the day of the Tide Waiter or other Custom House Officer first going on board. And if the whole Cargo be not discharged by the expiration of the above stated periods respectively, the Master or Commander shall be charged with the Tide Waiter's or other Officer's Wages, and other expenses for any further period that he or they may be detained

SCHEDULE A.

Rates of Duty to be charged on Goods imported by Sea into any Port of the Presidency of Fort William in Bengal.

No.	ENUMERATION OF GOODS.	WHEN IMPORTED ON BRITISH BOTTOMS.	WHEN IMPORTED ON FOREIGN BOTTOMS.
1	Bullion and Coins.	Free.	Free.
2	Precious Stones and Pearls.	Ditto.	Ditto.
3	Grain and Pulse.	Ditto.	Ditto.
4	Horses and other Living Animals.	Ditto.	Ditto.
5	Ice.	Ditto.	Ditto.
6	Coal, Coke, Bricks, Chalk and Stones.	Ditto.	Ditto.
7	Books printed in the United Kingdom, or in any British Possession.	Ditto.	2 per Cent.
8	Foreign Books.	2 per Cent.	6 per Cent.
9	Marine Stores, the produce or manufacture of the United Kingdom, or of any British Possession.	2 per Cent.	5 per Cent.
10	Do. do., the produce or manufacture of any other place or country.	6 per Cent.	11 per Cent.
11	Metals, wrought or unwrought, the produce or manufacture of the United Kingdom, or any British Possession.	3 per Cent.	6 per Cent.
12	Metals, do. do., excepting Tin, the produce or manufacture of any other place.	6 per Cent.	12 per Cent.
13	Tin, the produce of any other place than the United Kingdom, or any British Possession.	10 per Cent.	20 per Cent.
14	Woolleas, the produce or manufacture of the United Kingdom, or any British Possession.	2 per Cent.	4 per Cent.
15	Do., the produce of any other place or country.	4 per Cent.	8 per Cent.
16	Cotton and Silk Piece Goods, Cotton Twist and Yarn, the produce of the United Kingdom, or of any British Possession.	2½ per Cent.	7 per Cent.
17	Do., the produce of any other place.	7 per Cent.	14 per Cent.
18	Opium.	24 Rs. per Seer of 80 Tolas, Rs. 3-4 per Md. of 80 Tolas per Seer.	24 Rs. per Seer of 80 Tolas, Rs. 2-4 per Md. of 80 Tolas per Seer.
19	Salt.	10 per Cent.	20 per Cent.
20	Alum.	10 per Cent.	20 per Cent.
21	Camphor.	10 per Cent.	20 per Cent.
22	Cassia.	10 per Cent.	20 per Cent.
23	Cloves.	10 per Cent.	20 per Cent.
24	Coffee.	7½ per Cent.	15 per Cent.
25	Coral.	10 per Cent.	20 per Cent.
26	Nutmegs and Mace.	10 per Cent.	20 per Cent.
27	Pepper.	10 per Cent.	20 per Cent.
28	Rattans.	7½ per Cent.	15 per Cent.
29	Tea.	10 per Cent.	20 per Cent.
30	Vermillion.	10 per Cent.	20 per Cent.
31	Wines & Liqueurs.	10 per Cent.	20 per Cent.
32	Spirits, Consolidated Duty, including that levied herebefore thro' the Police of Calcutta. And the Duty on Spirits shall be vaterably increased as the strength exceeds of London proof, and when imported in bottles, five quart bottles shall be deemed equal to the Imperial Gallon.	9 As. per Imperial Gallon.	16 As. per Imperial Gallon.
33	All Articles not included in the above enumeration.	2½ per Cent.	7 per Cent.

And when the Duty is levied on the ad valorem it shall be levied on the market value without deduction, and if the Collector of Customs shall see reason to doubt whether the Goods come from the Country from which they are declared to come by the Importer, it shall be lawful for the Collector of Customs to call on the Importer to furnish evidence as to the place of manufacture or production, and if such evidence shall not satisfy the said Collector of the truth of the declaration, the Goods shall be charged with the highest rate of duty, subject always to an appeal to the Board of Customs, Salt and Opium.

And upon the Re-export by Sea of Goods imported, excepting Opium and Salt, provided the re-export be made within two years of the date of Import as per Custom House Register, and the Goods be identified to the satisfaction of the Collector of Customs, there shall be retained one-eighth of the amount of Duty levied and the remainder shall be repaid as Drawback. And if Goods be re-exported in the same Ship without being landed (always excepting Opium and Salt, in regard to which the special rules in force shall continue to apply,) there shall be no Import Duty levied thereon.

SCHEDULE B.

Rates of Duty to be charged upon Goods Exported by Sea from any Port or Place in the Presidency of Fort William in Bengal.

No.	ENUMERATION OF GOODS.	EXPORTED ON BRITISH BOTTOMS.	EXPORTED ON FOREIGN BOTTOMS.
1	Bullion and Coins.	Free.	Free.
2	Precious Stones and Pearls.	Ditto.	Ditto.
3	Books printed in India.	Ditto.	Ditto.
4	Horses & Living Animals.	Ditto.	Ditto.
5	Opium purchased at Government Sales in Calcutta.	Ditto.	Ditto.
6	Cotton Wool exported to Europe, the United States of America or any British Possession in America.	Ditto.	8 As. p. Md. of 80 Tolas to the Seer.
7	Ditto do. exported to places other than above.	As. 8 p. Md. of 80 Tolas p. Seer.	As. 16 p. Md. of 80 Tolas to the Seer.
8	Sugar and Rum exported to the United Kingdom, or to any British Possession.	Free.	2 per Cent.
9	Ditto exported to any other place.	2 per Cent.	4 per Cent.
10	Grain and Pulse of all sorts.	1 Anna per bag not exceeding 2 Mds. of 80 Tolas to the Seer, or if exported otherwise than in bags 1 Anna per Maund.	2 As. per bag not exceeding 2 Mds. of 80 Tolas to the Seer, or if exported otherwise than in bags 1 Anna per Maund.
11	Indigo.	Rs. 2 p. Md. of 80 Tolas to the Seer.	Rs. 6 p. Md. of 80 Tolas to the Seer.
12	Lac Dyed and Shell Lac.	4 per Cent.	8 per Cent.
13	Silk, Raw Filatures.	2½ As. p. Seer of 80 Tolas.	7 As. p. Seer of 80 Tolas.
14	Silk, Bengal Wound.	1 As. p. Seer of 80 Tolas.	6 As. p. Seer of 80 Tolas.
15	Tobacco.	4 As. p. Maund.	8 As. p. Maund.
16	All Country Articles not enumerated or named above.	2 per Cent.	6 per Cent.

And when the Duty is assessed to be as valuable, the same shall be for the full market value of the Article in the place of origin, without deduction.

And in settling the Duty on Exports by Sea, credit shall be given for payment of Inland Customs Duty, and Drawback shall be allowed of any excess of Duty paid upon production of *Rewans* under the following Conditions, until the 1st April, 1837:

First—That the Goods shall be identified, and destination to the Port of Export proved in the usual manner.

Second—That the *Rewans* shall bear date before the 1st April, 1836, and the Goods shall not have been protected thereby, or by the original thereof more than two years.

And after the said 1st April, 1837, credit shall not be given, nor shall Drawback be allowed of any Inland Customs or Land Frontier Duty, paid at any Custom House or Choke of the *Jumna* Frontier Line, or of *Bennares*, except only upon the Article of Cotton Wool, covered by *Rewans* taken out at the Custom Houses of the Western Provinces, and proved to have been destined for Export by Sea when passed out of those Provinces.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

No. 37.

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.

NOTICE.

FORT WILLIAM,

GENERAL DEPARTMENT, THE 30TH MAY, 1836.

Under the powers conferred by the 8th Section of the Act No. XIV. of this year, the Governor of Bengal has fixed the Station of *Kedgee*, in the River *Hodgley*, as the place beyond which no Vessel inward-bound shall pass, until the Master and Commander shall have delivered a Manifest of the Cargo and Goods laden therein, drawn up in the form prescribed by Section 45, Regulation IX. 1810, to the Pilot on board, in order that it may be forwarded to Calcutta in such manner as may be ordered by the Marine Board.

H. T. PRINSEP, *Secy. to Govt.*



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, JUNE 1, 1836.

FORT WILLIAM,

FINANCIAL DEPARTMENT, THE 27TH OCT. 1834.

NOTICE is hereby given, that from and after the 15th November next, the Board of Trade has been empowered and directed to receive Tenders for advances to be made on Goods and Merchandise consigned to England, covered by Bills of Exchange, to be drawn, payable to the Hon'ble Court of Directors of the East India Company in London, under the conditions and in the forms following:—

1st.—The parties to whom advances may be made shall agree, that the respective Consignments shall be delivered into the Warehouses of the East India Company, or into such other Warehouses as the Court of Directors may appoint, and that they shall be subject to the management of the Court of Directors, so long as the Court shall continue to manage the Goods of individuals.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of Government, an advance of 2-3ds of such ascertained value will be made.

3d.—For repayment of the advance, Bills of Exchange are to be drawn in triplicate, at six months sight, at the rate of 2s. 2d. per Calcutta Sicca Rupee.

4th.—The parties will be required to place in the hands of the Board of Trade Bills of Lading of the Consignment and Policies of Insurance effected thereon both in triplicate. The Bills of Lading must be drawn, deliverable to the East India Company, or indorsed to order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company as the parties interested.

5th.—In case of default being made, either in acceptance, or payment of the Bills, the Court of Directors are to be authorized in the mode subsequently stated to sell the Goods for the purpose of repaying the Company the amount of the advances made thereon, together with the interest, should any have accrued; the Company, on the other hand, allowing discount when any part of the proceeds shall be realized before the Bills fall due.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods subject to all the conditions agreed upon with the Company, on payment of the Bills, and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision in case of the party, upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent, or in such case, should the Consignor prefer it, the Agency may be wholly withdrawn, and the settlement of either surplus or deficiency be made with the Consignor himself by the Government from whom he received the advances, at the rates of Exchange, at which the Company may at the time be drawing Bills upon India.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may put into possession of them before the Bills

become due, upon the amount of such Bills (less discount) being paid, together with any charges which may be due to the Company thereon.

8th.—The rate of Discount to be allowed by the Company shall not be less than £3 per Cent. per Annum.

9th.—Parties receiving advances are to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Board of Trade, signifying their assent to all the foregoing Conditions, but more particularly for the purpose of expressly authorizing the Sale of the Goods, by the Company (without either notice to or concurrence of any person whomsoever) at any period, after default shall be made either in acceptance or payment of the Bills, and authorizing in such cases the repaying to the Company, the advances made either principal or interest, appointing the Agent in England for each transaction, and signifying the wishes of the parties in the contingency referred to in the Sixth Article.

10th.—Upon the acceptance of any tender of Goods in Security for advances to be made on the above terms, the Goods will be valued by the Export Warehouse-keeper, and for the sum that may be settled as to be advanced thereon, the Board will grant an Order on the General Treasury, payable at 40 days sight.

11th.—The total sum to be advanced on Bills in the present season being limited in amount, the Board of Trade will use their discretion in giving a preference to tenders secured on Goods of a more valuable description, such as Silk and Indigo.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 11TH MAY, 1836.

Notice is hereby given, that in modification of the Notice issued by Order of the Governor of Bengal on the 11th September last, Bills on London secured on Produce that may be tendered to the Board of Customs, Salt and Opium, after this date upon the terms of the Advertisement of the Vice President in Council in this Department, dated 27th October 1834, will be required to state the rate of exchange in Company's Rupees, and the Board have been authorized to accept the same, all other Forms having been duly observed, at the following rate, until further orders, viz. (2s. 0½d.) two shillings and one half penny for the Company's Rupee.

The Board have further been authorized to grant Orders on the General Treasury in payment for Bills tendered and accepted under the Advertisement above quoted, payable on demand, in lieu of granting them payable at 40 days sight, as provided in the Advertisement of the 27th October 1834, above cited.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP,

Secy. to the Govt. of Bengal.

No. 11.

FORT WILLIAM,

GENERAL DEPARTMENT, 22D MAY, 1836.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for April last, will be discharged by the Sub-Treasurer and Marine Pay Master respectively, on or after Friday, the 17th Proximo.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt.

FORT WILLIAM,

MILITARY DEPARTMENT, 23D MAY, 1836.

Notice is hereby given, that the Pay, Batta, and other Allowances for April last, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Friday, the 10th Proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

Wm. CASMENT, Col.

Secy. to the Govt. of India Mil. Dept.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 30TH MAY, 1836.

The Right Honorable the Governor General of India in Council has been pleased to appoint Mr. C. E. Trevelyan to act as Junior Member and Secretary to the Prison Discipline Committee, during the absence of Mr. J. P. Grant, or until further orders.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 23D MAY, 1836.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 23d May 1836, is hereby promulgated for general information:

ACT No. XII. OF 1836.

It is hereby enacted, that from the 1st day of June 1836, if the holder of a decree passed by the Nizam of Furruckabad under the provisions of Section 8 of Regulation II. of 1803, shall be unable to obtain execution of the said decree by the Nizam for a period of six weeks, (which period of six weeks shall be calculated from the said 1st day of June, if the decree were passed before the said 1st day of June, and from the time of passing the decree if the decree were passed on or after the said 1st day of June) the said holder shall be at liberty to sue out execution of the said decree in the Zillah Court of Furruckabad, and the Judge of that Court, on application made to that effect, shall execute the decree in the same manner in which a decree of the said Zillah Court is executed.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 23D MAY, 1836.

The following Act, passed by the Right Hon'ble the Governor General of India in Council, on the 23d May 1836, is hereby promulgated for general information:

ACT No. XIII. OF 1836.

I. It is hereby enacted, that from the 1st January 1836, the Calcutta Sicaa Rupee shall cease to be a legal tender in discharge of any debt, but shall be received by the Collectors of Land Revenue, and at all other Public Treasuries by weight, and subject to a charge of 1 per cent. for re-mintage.

II. And it is hereby enacted, that from the 1st of June 1836, Section V., Regulation XXV. 1817, of the Bengal Code, which provides that "the Pice struck at the Mints of Benares and

"Furruckabad agreeably to the provisions of Regulation X. 1809 and Regulation VII. 1814 and Regulation XXI. 1816, shall be considered as circulating equally with the Pice of Calcutta coinage throughout the Provinces of Bengal, Behar and Orissa, and shall in like manner be received as a legal tender in payment of the fractional parts of a Rupee of the Local currency at the rate of Sixty-four Pice for each Rupee," shall be repealed—and the said Pice shall be a legal tender only within the Provinces and Places for which they were respectively coined, as provided by Regulation X. 1809, Regulation VII. 1814, and Regulation XXI. 1816 respectively.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 23D MAY, 1836.

The Right Hon'ble the Governor General of India in Council having this day passed an Act, whereby it is declared that after the 1st January 1838, the Calcutta Sicaa Rupee shall cease to be a legal Tender in payment of any debt or demand, but shall be received at the Public Treasuries as Bullion by weight and subject to a seignorage duty of 1 per cent. to pay the expence of recoinage—Notice is hereby given, that the holders of Calcutta Sicaa Rupees shall be entitled until the said date to pay the same into the General Treasury of Calcutta, and to receive in exchange new or Company's Rupees coined under the provisions of the Act No. XVII. of 1835, at the rate of 14 new or Company's Rupees for every 15 Calcutta Sicaa Rupees of due weight. The Collectors of Land Revenue will be furnished with the means of similarly exchanging Calcutta Sicaa Rupees for new Rupees, and Notice will be given by the Collector in each District of the date from which the exchange will commence at his Treasury. The period to be allowed being in no instance less than three months.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP,

Secy. to the Govt. of Bengal.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 23D MAY, 1836.

The Right Hon'ble the Governor General of India in Council having repealed Section V. Regulation XXV. 1817, under which the privilege of circulation in Bengal and Behar at the rate of 64 Pice to the Local Rupee was given to the Triangles Pice of Benares, it is hereby notified to the holders of Pice of this description, that on delivery of the same at the Calcutta Mint of proper weight and not manifestly spurious, they shall receive for every 720 Pice paid in 640 new Company's Pice, coined under the Act No. XXI. of 1835 until the 1st July next, but the Mint Officers will not receive Pice in smaller quantities than above stated, that is, of the value of Ten Rupees for each exchange, and they shall be at liberty to reject as spurious any Pice not of due weight and device, or manifestly not coined at a Government Mint.

Published by Order of the Right Honorable the Governor of Bengal,

H. T. PRINSEP,

Secy. to the Govt. of Bengal.

FORT WILLIAM,

GENERAL DEPARTMENT, THE 20TH JUNE 1836.

ALL Public Officers of Government sending Advertisements to the Calcutta Gazette for publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

GENERAL ORDERS BY THE RIGHT HON'BLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.
FORT WILLIAM, 30th May, 1836.

No. 106 of 1836.—The following Paragraphs of Military Letters from the Hon'ble the Court of Directors to the Governor of the Presidency of Fort William in Bengal, are published for general information:

Letter No. 8, dated 27th January, 1836.

Para. 1. We have appointed Thomas Todor Tucker, now an Ensign in the 39th Regiment Native Infantry, a Cadet of Cavalry on your Establishment, subject to the usual conditions.

2. Mr. Tucker's order of rank will be transmitted at an early opportunity.

Letter No. 9, dated 28th January, 1836.

Para. 2. The undermentioned Officers, belonging to your Establishment, have been granted extensions of furlough, for the periods stated against their respective names: viz.

Captain William Conway,	Six months.
Lieutenant Henry Lyell,	ditto.
Captain G. A. Kempland,	ditto.
Surgeon P. Carruthers,	Four months.
Ensign H. M. Becher,	Six months.
Captain R. C. Macdonald,	ditto.
Lieutenant F. Raleigh,	ditto.
Lieutenant W. R. Dunmore,	ditto.

3. We have permitted Captain W. W. Rees, of your Invalid Establishment, to retire from the Company's service.

WM. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 30th May, 1836.

No. 106 of 1836.—The following Paragraphs of a Military Letter, No. 10, from the Honorable the Court of Directors to the Governor of the Presidency of Fort William in Bengal, dated the 29th January, 1836, are published for general information:

"In consequence of the unequal operation of the Regulation prescribed in our Military Letter to Bengal, of the 25th November, 1823, Paragraph 84, we have resolved to substitute for it the following Rule, viz.

"Officers retiring from the Service shall be considered to have retired from the date of their application for leave to retire, or from the expiration of two years and a half from the date of the commencement of their Furloughs, whichever shall first happen; and casualties by death in this Country, after the expiration of the same period of two years and a half from the date of the commencement of their Furloughs, shall be considered as have occurred from the date when that period expired, notwithstanding in both cases the Officers may have received from us an extension of Furlough."

WM. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 30th May, 1836.

No. 107 of 1836.—The Right Hon'ble the Governor General of India in Council is pleased to make the following Promotions and Alteration of Rank:

Infantry.

Lieutenant Colonel and Brevet Colonel Edmund Frederick Waters to be Colonel, vice Colonel John Shapland, C. B., deceased, with rank from the 16th November, 1835, vice Colonel Thomas Duer Broughton deceased.

Major Robert Blackall to be Lieutenant Colonel, vice Lieutenant Colonel and Brevet Colonel Edmund Frederick Waters promoted, with rank from the 23d April, 1836, vice Lieutenant Colonel and Brevet Colonel Charles William Brooks deceased.

46th Regiment N. I.

Captain James D. Parsons to be Major, Lieutenant and Brevet Captain James Saunders to be Captain of a Company, Ensign Henry Kewney to be Lieutenant, } From the 23d April, 1836, in succession to Major Robert Blackall all promoted.

ALTERATION OF RANK.

Corps.	Rank and Names.	To rank from.	In whose room.
Infantry, 40th N. I., Ditto, Ditto, Infantry, 60th N. I., Ditto, Ditto, Infantry, 60th N. I., Ditto, Ditto, Infantry, 71st N. I., Ditto, Ditto, Infantry, 70th N. I., Ditto, Ditto.	Colonel T. Murray, Lt.-Col. W. H. Hewitt, Major W. A. Bunbury, Captain S. Long, Lieut. G. F. Ross, Lt. Col. H. Laidwell, Maj. R. C. Macdonald, Captain F. E. Phipps, Lieut. J. F. Wilson, Lieut.-Col. J. Horne, Major A. Dickson, Captain G. Cox, Lieut. J. E. Verney, Lt.-Col. G. W. A. Lloyd, Major J. Davies, Capt. W. G. Cooper, Lt. G. G. Bristow, Lt.-Col. F. Buckley, Major G. Young, Captain A. Mercer, Lieut. J. Henderson.	11th Nov. 1835, 16th Nov. 1835, 7th Jan. 1836, 7th Jan. 1836, 10th April, 1836.	Col. J. Shapland, C. B., deceased, Lieut.-Colonel and Brevet Colonel E. F. Waters promoted, Lt.-Col. W. Kennedy deceased, Lt.-Col. W. Chisling retired, Lt.-Col. G. Haven retired.

WM. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

FORT WILLIAM, 30th May, 1836.

No. 108 of 1836.—The Right Hon'ble the Governor General of India in Council is pleased to make the following Promotions and Alteration of Rank:

20th Regiment N. I.

Lieutenant Joseph Ferris to be Captain of a Company, vice Captain Henry Fendall resigned, with rank from the 11th October 1834, vice Captain Thomas Gear deceased.

Ensign Augustus Burke Morris to be Lieutenant, from the 11th October 1834, vice Lieutenant Joseph Ferris promoted.

46th Regiment N. I.

Lieutenant Charles Howard } From the 26th of May 1835, in succession to Captain, William Brownlow retired. Ensign Jeremiah Edward } Grounds to be Lieutenant.

58th Regiment N. I.

supernumerary Lieutenant Frederick Maratt Lardner is brought on the effective strength of the Regiment, vice Lieutenant and Brevet Captain William Green James Rebe, whose name has been removed from the Army List, from the 10th of March 1834.

ALTERATION OF RANK.

Corps.	Rank and Names.	To rank from.	In whose room.
20th Regt. N. I., Ditto.	Capt. J. H. Craigie, Lieut. J. R. Spencer.	6th Aug. 1834.	Capt. H. Fendall resigned.

Lieutenant Colonel George Thomas D'Aguilar, Regulating Officer of Invalid Thannabs in the Districts of Bhaugulpore and Tirhoot, has leave of absence for two months, from the 20th June next, on Medical Certificate, to visit the Presidency, preparatory to applying for leave to the Cape of Good Hope.

Lieutenant Arthur William Taylor, of the Right Wing European Regiment, has returned to his duty on this Establishment, without prejudice to his rank, by permission of the Hon'ble the Court of Directors.—Date of arrival at Fort William, 27th May 1836.

The undermentioned Gentlemen are admitted to the service in conformity with their appointment by the Hon'ble the Court of Directors as Cadets of Infantry, on this Establishment, and promoted to the rank of Ensign, leaving the dates of their Commissions for future adjustment:

Infantry.

Date of arrival at Fort William.

Mr. George Elder Nicolson, } 27th May, 1836.
 " George Ewan John Law, }
 " Charles Richard Woodhouse, }

Mr. George William Scott Hicks having satisfied Government on the points of qualification prescribed by existing Regulations, is admitted to the service as a Cadet of Infantry, on this Establishment, agreeably to instructions from the Hon'ble the

Court of Directors, in their Military Letter No. 104, dated the 25th November last. Mr. Hicks is promoted to the rank of Ensign, leaving the date of his Commission for future adjustment.

Wm. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

PORT WILLIAM, 30th May, 1836.

No. 109 of 1836.—The undermentioned Officers have returned to their duty on this Establishment, without prejudice to their rank, by permission of the Honorable the Court of Directors:

Date of arrival
at Port William.

1st Lieutenant James White-
foord, of the Regiment of Artillery, } 28th May, 1836.
Lieutenant William Thomas
Pocklington, of the 38th Regi- }
ment Native Infantry, } 28th May, 1836.

The following Gentlemen are admitted to the Service, in conformity with their appointment by the Honorable the Court of Directors, as Cadets of Infantry on this Establishment, and promoted to the rank of Ensign, leaving the dates of their Commissions for future adjustment:

Date of arrival
at Port William.

Infantry. }
Mr. Henry Redmill Denney, } 27th May, 1836.
" Thomas Watson, }
" John Samuel Bristow, } 28th May, 1836.
" Pellegrius Howe Bristow, }
" William Thomas Wilson, }
" Hastings Young, }

Wm. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

PORT WILLIAM, 30th May, 1836.

No. 110 of 1836.—The further services of a Regulating Officer of Invalid Thannsha in the Districts of Bhagulpore and Tirhoot being considered unnecessary, the Right Honorable the Governor General of India in Council is pleased to abolish the appointment: Lieutenant Colonel D'Aguilar will accordingly make over to the Collector of Bhagulpore the Establishment and Records of the Office.

Wm. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

NOTICE.—The undermentioned Transfers of Letters were effected in consequence of their reaching Kedgees too late to overtake the Vessels for which they were originally intended.

Date of the Receipt of the Letters at the General Post Office.	Names of the Vessels by which the Letters were intended to have been transmitted.	Destination.	Names of the Vessels by which the Letters were transmitted.
20th and 30th of April and 1st May, 1836.	Elizabeth, ...	Moulmeyer, ...	Amelia.
5th & 7th May.	Mona, ...	Liverpool, ...	Sir John Beresford.
13th ditto ditto.	Dalla Merchant, ...	Singapore, ...	Water Witch.
14th ditto ditto.	Sir Herbert Taylor, ...	China, ...	Ditto.
16th ditto ditto.	Sir Archibald Campbell, ...	Singapore, ...	Ditto.
20th ditto ditto.	Water Witch, ...	China, ...	Futty Salam.
20th ditto ditto.	Phoenix, ...	Macartine, ...	Navarino.
21st ditto ditto.	Mangrove, ...	London, ...	Lloyds.
22d ditto ditto.	Lloyds, ...	Ditto, ...	Sir John Beresford.
23d ditto ditto.	Futty Salam, ...	Singapore, ...	Ruby.
25th ditto ditto.	Ruby, ...	Penang, ...	Roscoe.

Wm. MOORE, Deputy Post Master.

Port William, General Post Office, }
The 31st May, 1836. }

COURT FOR THE RELIEF OF INSOLVENT DEBTORS AT CALCUTTA.

In the matter of Messrs. COLVIN AND Co., Insolvents:

Statement of Transactions of the Assignee of the Estate of Colvin and Co., from 1st to 30th April, 1836.

RECEIPTS.

Balance from last month's Statement, ...	7581	4	9
Outstanding Debts recovered, ...	30129	14	2
Refund of Dividends paid in anticipation, ...	1585	5	6
Sale of Indigo Factories, ...	1200	0	0
Amount borrowed to meet expenses, ...	18000	0	0

Sa. Rs. 64476 8 5

PAYMENTS.

Indigo Advances, ...	42249	18	0
Dividends paid, ...	4504	1	11
Printing Charges, ...	65	12	6
Law Charges in the Mofussil Court, ...	0	0	0
Postage for February, ...	38	12	7
Surplus Receipts Refunded, ...	1807	4	4
Amount of recoveries in London by Mr. D. Cannon, Common Assignee, ...	15120	2	0
Balance in Cash, ... Sa. Rs. 406 5 8			
" in Bank of Bengal, ... 592 8 5			
	998	8	1

Sa. Rs. 64476 8 5

MEMO.

Amount in the Bank of Bengal, ... 502 2 5
" in Cash, ... 406 5 8

998 8 1

Errors Excepted.

Calcutta, 1st May, 1836.

E. MACNAGHTEN,

Assignee to the Estate of Colvin & Co.

(A Copy.)

Published (as filed by the Assignee) for the information of all concerned,

P. O'Hanlon, Examiner.

Office of Examiner, 31st May, 1836.

E. MACNAGHTEN, Esq., Assignee.

CALCUTTA STAMP OFFICE,

THURSDAY, 1836.

NOTICE is hereby given, that from the 1st June 1836, the Company's Rupee will be received at par with the Sicca Rupee in payment for Stamps, that is to say, One Company's Rupee for a Stamp value One Sicca Rupee, and so forth.

H. PALMER, Collector of Stamps.

কলিকাতা ইষ্টাশ্ব আফিস ২৮ মে ১৮৩৬।

ইন্ডেয়ার নেওয়া যাইতেছে যে ১ জুন ১৮৩৬ অবধি ইষ্টাশ্বের মূল্য কোম্পানির টাকা নিকক। টাকার সমান বেধ করিয়া নেওয়া যাইবেক অর্থাৎ নিকক ১ এর টাকা মূল্যের ইষ্টাশ্ব কোম্পানির ১ এক টাকা নেওয়া যাইবেক—

এইরূপ

H. PALMER, Collector of Stamps.

UNION BANK.—The Directors of the Union Bank beg to notify to the Proprietors, that the whole of the Five Hundred and Ninety-eight New Supplementary Shares (or Thirds) which were allotted optionally to the Five Hundred and Ninety-eight Old Shares, at the par Subscription rate of 900 Company's Rupees have been taken up by the Old Shareholders. In consequence, there will be no share to the best bidder among the Proprietors (as contemplated in the January and February Resolutions) of lapsed Third Shares. Two full Shares and their two attached Thirds remain unappropriated to complete the even number of 900; and the Directors do not think it worth while to call a General Meeting of Proprietors for the single purpose of selling those, but will take the opportunity of the next Half-yearly Meeting, (in July) to dispose of them by competition among the Proprietors present or their proxies.

By Order of the Directors,

J. YOUNG, Secy. Union Bank.

Union Bank, the 18th May, 1836.

NOTICE of Public Sale for Arrears of Revenue unless immediately liquidated at the Collector's Office, Zillah Mymensing on Monday the 18th July 1890 next, corresponding with the 4th Shrabon 1243 B. S.

Name of Mehal to be sold and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Juma.	Arrears of Revenue including Interest and Penalty up to 1842 B. S.	Remarks.
Ph. Pookhaerea, a 4as. Share,...	Ranee Hursoonduree Dibba, ...	17635 10 3 0	29059 8 3 0 0	
On the same day the Rights and Interest of Kishen Indernarain Thakoor, (late Husband of Rane Hursoonduree Dibba,) in Ph. Pookhaerea, in satisfaction of a Decree of Court amounting Principal and Interest to	198215 12 7 1 2	Krante.

D. PRINGLE, Collector.

Mymensing Collectorate, the 14th May, 1890.

حکم اشتہار نامہ کچہری کلکٹری ضلع میمنسنگہ اینکہ

بموجب منشی قانون یازدہم سنہ ۱۸۴۲ع و قانون ہفتم سنہ ۱۸۴۳ع برای ادای زرباقضرانہ و سود جرمانہ بابت بقایا لغایت سنہ ۱۲۴۳ بنگلہ تاریخ نیلام محال مندرجہ ذیل در یوم ہجدم جولائی سنہ ۱۸۴۶ع مطابق چہارم سائون سنہ ۱۲۴۳ بنگلہ روز دوشنبہ مقرر ساختہ اشتہار دادہ میشود کسانیکہ ارادہ خرید نیلام محال مرقوم داشتہ باشند لازم کہ زمان قبل نیلام بحضور صاحب کلکتر ضلع مذکور حاضر و رجوع کشتہ بواقفیت کاغذات جمع و زمین نیلام خرید نمایند درین باب تاکید داند المرقوم سیزدہم می سنہ ۱۸۴۶ع مطابق اول جہتہ سنہ ۱۲۴۳ بنگلہ

ইহুদ্বারনামা কাচারি কালেকটরি জিলা ময়মনসিংহ এহী নাগাইত নন ১২৪২ সালের দাকী খাজানা ও পূৰ্ণ জরিমানা আদায়কারণ নন ১৮২২ সাল ইংরেজীর ১১ কানুন ও নন ১৮৩০ সাল ইংরেজী ৭ কানুন পূরত নিচের লেখা মহাল জিলা ময়মনসিংহ কালেকটরি কাচারিতে নিলাম করা আদায়ক জারিয়া হতারিখ ১৮ জুলাই নন ১৮৩৬ সাল ইংরেজি মোতাবেক ৪ খুদন নন ১২৪৩ সাল বাঙ্গলা রোজ সোমবার বেলা দুই এহরের সময় জিলা ময়মনসিংহ কালেকটরি কাচারিতে নিলামে বিক্রী হইবেক যে কেহ ধরিতের এরাব। রাধহ তাহার দিগের উচিত যে নিলামের রোজের পূর্বে কাচারি ময়মনসিংহ পাহিয়া মহাল ময়মনসিংহ জমা ও জমির কাগজাত ওয়াকিফ হইয়া নিলাম ধরিত করহ ইতি নন ১৮৩৬ সাল ইংরেজি তারিখ ১৩ মাই মোতাবেক নন ১২৪৩ সাল তারিখ ১ ইহুদ্ব—

ক্র.সং.	নং রেজিস্ট্রার	ইসীম মহাল	ইসীম মালিক	জমা নগর	রকম হিসাব। আহা নিলামে বিক্রী হইবেক	দাকী খাজানা নং ১২৪২ সাল	দাকী ও পূর্ণ জরিমানা	এখন দাকী
১	০	প. পুখরি রাহি-১ আবা	হানী হর তুখরি দে বা	১৭৬৩৫১/৩	১	২৬৩৩৫১/১১	৩৩২৪/৩৫	২৬৬৫১/৩

জানাব আইতেছে যে এই উপরের সিদ্ধি নন ১৮৩৬ সালের ১৮ জুলাই আদায়কের ডিগিরি দেইয়া ১৯৮২১৫৫৭ = কাত আদায় কারণ দাকী হরতুখরি দেবার নগর কুইজনারাষ্ট্র রাড ঠাহরের হক এই পরগনে পুখরিয়া দিয়া ময়মনসিংহ মধ্যে নিলাম হইবেক ইতি—

D. PRINGLE, Collr.

Sale of Native Jewellery.

HAMILTON AND CO. have the pleasure to inform the Public, that they are favoured by Government with the sale of the undermentioned Magnificent NATIVE JEWELS, Presents from Mysore Princes, the whole of which are valued at Rs. Rs. 20,000, exclusive of Commission at 10 per cent.

No. 1. Pearl Kunta of 16 rows, containing..... 900 Pearls.
And 1 Breastplate, consisting of..... 7 Diamonds 1st size.
Estimated Prices
Pearls at 3 each, Rs. Rs. 2700 ■ Do. 2d Do.
Breastplate, containing the Precious Stones, 1000 14 Do. 3d Do.
3700

No. 2. Pearl Kunta of 16 rows, containing..... 904 Pearls.
And 1 Breastplate consisting of..... 15 Diamonds 1st size.
Estimated Prices
Pearls at 3 each, Rs. Rs. 2712 10 Do. 2d Do.
Breastplate containing the Precious Stones, 3000 1 Luluck Emerald.
5712

No. 3. Pearl Kunta of 8 rows, containing..... 324 Pearls.
And 1 Breastplate consisting of..... 8 Rubies 1st size.
Estimated Prices
Pearls at 4-8 each, Rs. Rs. 1608 27 Do. 2d Do.
Breastplate containing the Precious Stones, 300 1 Square Emerald.
1908 38 Small Do.
1 Luluck Do.
33 Diamonds.

No. 4. Pearl Kunta of 10 rows, containing..... 546 Pearls.
And 1 Breastplate consisting of..... 10 Rubies 1st size.
Estimated Prices
Pearls at 5-8 each, Rs. Rs. 3003 16 Do. 2d Do.
Breastplate containing the Precious Stones, 2400 1 Diamond 1st Do.
5403 12 Do. 2d Do.
1 Luluck Pearl.

No. 5. 2 Bajobunds containing..... 20 Diamonds.
Estimated Prices of Bajobunds containing the Precious Stones, Rs. Rs. 6200 64 Pearls, large.
155 Do. smaller.

No. 6. 1 Kulgee containing..... 27 Diamonds.
Estimated Price of Kulgee containing the Precious Stones, .. Rs. Rs. 3000 1 Square Emerald.
1 Luluck Do.
1 Ruby, large.
8 Small Do.

No. 7. 1 Serpooh containing..... 8 Rubies, 1st size.
Estimated Price of Serpooh containing the Precious Stones, .. Rs. Rs. 2740 48 Do. 2 Do.
28 Diamonds.
1 Luluck Emerald.
1 Round Do.

No. 8. 1 Kulgee containing..... 20 Rubies.
Estimated Price of Kulgee containing the Precious Stones, .. Rs. Rs. 300 20 Diamonds.
1 Luluck Emerald.

No. 9. 1 Serpooh containing..... 16 Rubies.

Estimated Price of Serpooh containing the Precious Stones, .. Rs. Rs. 300 20 Diamonds.
1 Pearl.
1 Emerald.

مسیرس حمل لبس کمپنی همه کسا نرا خبر داد
می شود که کورنرمنت صاحب بطریق هدیه
جواهرات و زیورات و غیره از نژاد شاهزادگان
یافته اند همون جواهرات و زیورات حسب
تفصیل الذیل منتر حمل تبین صاحب موقوف
کمپنی بدوگان کمشنر فروخت خواهد شد هرکرا
دوگان و ضرور باشد بهمون دوگان آمد به معاینه
مشاهده نمود و گرفتن می تواند قیمت این
اشای مرفوم مقررده بی هزار روپیه سوای
ازین فیصد بحساب د و روپیه کمشنر صاحب
مدد و خواهند یافت

۱ نمبر در شاهزاد لری پلک هار شمارنه مد
بی در بحساب سه روپیه بیست و هفت مد
چرا و د هکده کی مع الماس کلان هفت عدد
مچلاد و از د عدد خورد چهار د عدد
چو نی هفت عدد و پنا رلکن یک عدد قیمت
سه هزار
جملگی پنجهزار هفت مد روپیه
۲ نمبر در چهار د لری یک هار شمارنه مد
و چهار د قیمت سه روپیه همگی د و هزار
هفت مد و از د روپیه
د هکده کی الماس کلان پانزد د عدد
مچلادی د عدد و پنا رلکن یک عدد
قیمت سه هزار

منجمله پنجهزار هفتصد و از د روپیه
۳ نمبر در شش لری پلک هار شمارنه مد
وسی و چهار قیمت بحساب بی در چهار روپیه
هشت آنه جملگی یک هزار پنجهصد و سه روپیه
مع د هکده کی و چو نی کلان هشت عدد
و خورد بیست و هفت عدد پنا پلک عدد
پنارلکن یک عدد الماس د و چرا و سی
و سه عدد پنا خورد هجده عدد قیمت
سه صد روپیه
همگی یک هزار هشتصد و سه روپیه

۴ نمبر در یک هار د لری شمار پنجهصد و
چهل و شش قیمت بی در بحساب پنجه روپیه
هشت آنه سه هزار سه روپیه

د هکده کی چو نی کلان شاهزاد عدد ۴ و شش
شاهزاد عدد الماس کلان یک عدد الماس
خورد و از د عدد لکن در یک عدد
قیمت د و هزار روپیه
همگی پنجهزار و سه روپیه

- ۵ نمبر بازو بند الماسي یکجفت درون
الماس نوں عدد و کلان قیمت و چهار عدد
در خورد یکصد و پنجاه و پنج عدد قیمت
ش هزار روپہ
- ۶ نمبر مربع کلفہ الماسي دران الماس
نو و هفت عدد بنا یک عدد پنازلکن
یک عدد چوئي کلان یک عدد چوئي خورد
قیمت عدد قیمت مہ هزار روپہ
- ۷ نمبر مربع سرپیچ درون چوئي کلان مہ
عدد او سطي چهل عدد الماس سی و هشت
عدد پنازلکن مہ عدد پنازلکل یک عدد
قیمت مہ هزار هفت مہ و پنجاه روپہ
- ۸ نمبر مربع کلفہ چوئي هشتاد و نہ عدد
الماس سی و نہ عدد و پنازلکن یک عدد
قیمت مہ عدد روپہ
- ۹ نمبر مربع سرپیچ ازو چوئي هفتاد و شش
عدد شامل آن الماس بیست و شش عدد در
کلان یک عدد و پنازلکن عدد قیمت مہ عدد
روپہ

NOTICE.

Establishment of a Light House at Pondichery.

From the 1st of July 1836, a fixed Light of the 3d magnitude will be exhibited during the whole night, on the summit of a Tower recently constructed at Pondichery.

This Light, placed at 88 feet above the level of the Sea will be seen in clear weather, from a Ship's Poop, from a distance of sixteen or seventeen Nautical Miles.

During the N. E. Monsoon, that is to say, from the month of October to March, Vessels arriving during the night, in the Roads of Pondichery, should anchor in ten or twelve fathoms Water, the Light bearing by Compass from W. by N. to W. N. W. This Anchorage will be the most convenient for communication with the Shore and for Weighing in case of bad weather.

During the S. W. Monsoon, the wind prevailing from S. E. on the Coast, from the end of March to October, bad weather is not to be apprehended; Vessels can then anchor at night in six or seven fathoms with the Light bearing by Compass from W. to W. by N.

Thus placed, the Vessels will be during each Season, in the most favorable position for communication with the Shore.

Pondichery, the 30th March, 1836.

(Signed) A. HOSTEIN,

Le Capitaine de Port.

Approved,

(Signed) L. DALMAS,

Le Commissaire de la Marine Ordonnateur.

Published by Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 29th April, 1836.

NOTICE.

Payments at the Marine Pay Office.

NOTICE is hereby given, that in future Parties in whose favor Monies are passed payable by the Marine Paymaster, will be required to attend to the following directions:

If the Party, in whose favor the Bill is passed, himself draws the Money at the Pay Office, he will be required to receipt the Bill and also to sign an Office Check for the amount.

On the other hand, if the Money is to be drawn by the Agency of a Bearer or other Person, it will be necessary that the amount should be made payable (under the signature of the Party in whose favor it is passed) to such Bearer or other person by name—or to bearer—and such Bearer, or other person, or the bearer, will be required to receipt the Bill and to sign the Office Check for the amount.

Of course in the latter case, if the Money should be paid to the wrong person in consequence of the Bill being lost or stolen, or otherwise surreptitiously obtained by the Party presenting it, the Marine Department cannot be considered answerable.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 5th May, 1836.

NOTICE is hereby given, that Three-half Chests, supposed to contain Beer, and Seven one-dozen Boxes of Claret, marked "J. B. D. Barielly," have been picked up by the Police of Barh. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, Magistrate.

Patna, Foujdaree Court, the 6th May, 1836.

NOTICE is hereby given, that the Kutchery House of Barripore and Premises, the property of the Honorable Company, will be exposed to sale by Auction, at the Office of the Collector of the 24-Pergunnahs, on the 14th July next.

F. STAINFORTH, Offg. Clerk.

Collector's Kutchery, 24-Pergunnahs, }
the 12th May, 1836.

SUNDRY Effects, the Property of the late Mr. R. G. OGILVIE, Assistant to an Indigo Planter in this District, are under the Seal of this Court, and will be delivered to any person duly authorized to receive them.

G. GOUGH, Offg. Judge.

Dewanee Adawlut, Zillah Tirhoot, }
the 20th May, 1836.

NOTICE.—The Interest and Responsibility of Mr. GEORGE ADAM, in our respective Establishments at Bombay, Batavia and Glasgow, ceased on the First of June, 1835.

(Signed) ADAM, SKINNER & CO.

Bombay, 6th May, 1836.

SALT.

Revenue Board Office, Fort St. George, 12th May, 1836.

STATEMENT showing the quantity of SALT to be exported to Calcutta from the Collectories of Chingleput and Madras in the current year 1836-37, and the quantity in Store ready for exportation, on the 7th and 9th May 1836, respectively, under the terms of the Advertisement dated the 20th February, and published in the Fort St. George Gazette of the 6th March 1836.

	Quantity of Salt permitted to be exported to Calcutta in 1836-37.	Quantity already exported.	Quantity remaining to be exported.	Quantity actually in store and ready for exportation.
	Bl. Mds.	Bl. Mds.	Bl. Mds.	Bl. Mds.
Chingleput, Corvolang,	1,50,000	24,180	1,25,820	62,524
Madras, Ennore,	1,50,000	"	1,50,000	15,000

A. F. ONSLOW, Secretary.

NOTICE.—In announcing to our Subscribers, that the Drawing of our Lottery will take place on Thursday, the 23d Instant, precisely at 11 o'Clock A. M., we have to solicit their attendance at the Exchange Rooms, at the hour appointed to enable us to charge our Wheels and put in the Grand Prizes in their presence for their and the Public satisfaction. A few Chances still remain for Sale at No. 217, Bow Bazar.

The Price of unsold and cancelled Chances will be raised to Co.'s Rs. (30) Thirty each, on the day of Drawing.

Subscribers who fail to pay up their Subscriptions by the 22d Idem, will be considered as having forfeited all claim to their respective Chances.

BOLST & CO.

Calcutta, June 1st, 1830.

LOTTERY on 296 (Two Hundred and Ninety-six) Whole Tickets of the 2d Calcutta Lottery of 1836, to consist of 1850 (Thirteen Hundred and Fifty) Chances at Company's Rupees 25 (Co. Rs. Twenty-Five) per Chance.

The following are the Prizes, viz.

1 Prize of	50 Tickets.
■ Ditto of 10 each	20 Ditto.
■ Ditto of 5 "	10 Ditto.
2 Ditto of 4 "	11 Ditto.
25 Ditto of 1 "	25 Ditto.
50 Ditto of $\frac{1}{2}$ "	25 Ditto.
252 Ditto of $\frac{1}{4}$ "	63 Ditto.
504 Ditto of $\frac{1}{8}$ "	63 Ditto.
512 Ditto of $\frac{1}{16}$ "	32 Ditto.
1350 Chances.	296 Tickets.

The Drawing of the Lottery will take place at the Exchange Rooms early in June next. Applications for Chances to be made at No. 217, Bow Bazar.

No advance price of Company's Rupees 10 (Co.'s Rs. Eighteen) shall be received.

Subscribers from the Mofussil are requested to include the amount of postage in their remittances.

The Prizes will be ready for delivery five days after the Drawing of the Lottery.

BOLST & CO. Projectors.

Calcutta, May 5, 1836.

Latcly Published,

AT THE BENGAL MILITARY ORPHAN PRESS

Demy Quarto, pp. 660—Price 20 Rupees,

SYNOPSIS

OF THE EVIDENCE TAKEN BEFORE

THE

Select Committee of the House of Commons

IN RELATION OF THE

Army of India,

Including a Copious Appendix, Voluminous Tables and a General Index.

A few Copies only over and above those Subscribed for, are printed; Gentlemen wishing to possess themselves of this valuable Work, are therefore recommended to make early application to the Publisher, Mr. Huttmann, Bengal Military Orphan Press, Calcutta.

Sept. 1, 1835.

Pay & Audit Regulations,

AS NOW IN FORCE;

PREPARED in the Office of the Military Auditor General, and sanctioned by Government. This Work is complete up to 1st June 1835, with an Appendix, Index, Tables, and all necessary Forms. Price unbound. 10 Rupees. Apply to Mr. Huttmann, Orphan Press.

Sept. 1, 1835.

Just Published,

(SECOND EDITION,)

And for Sale at the Bengal Military Orphan Press—
Price 3 Company's Rupees, Royal 8vo.

A REPORT

ON THE

State of Education

IN BENGAL,

By WILLIAM ADAM, Esq.

Published by the Order of Government,



SECOND SUPPLEMENT TO
The Calcutta Gazette.

Published by Authority.

WEDNESDAY, JUNE 1, 1836.

No. 919 A.

NOTICE is hereby given, that in consequence of the recent change in the Currency, the Marine Board have obtained the sanction of the Right Honorable the Governor of Bengal to the following modified rates of Charges leviable on account of Pilotage and Port Dues, which are to come into operation on the 1st Proximo.

By Order of the Marine Board,

C. B. GREENLAW, *Secretary.*

FORT WILLIAM,
The 25th May, 1836. }

*Notices touching Port Charges at Calcutta, for the information and Guidance of
Owners and Commanders of Vessels.*

The Marine Board having lately, under the orders of Government, been engaged in revising the general Regulations of the Marine Department bearing on the Shipping frequenting the Port, request the particular attention of Owners, Agents, and Commanders of Vessels to the following arrangements in connection with the Charges on account of Pilotage, &c. framed with a view to the mutual convenience of the Marine Department and the Shipping Interests.

First.—Commanders are requested prior to quitting their Vessels on arrival off Calcutta to fill up and certify, or cause to be filled up and certified, a form of Certificate shewing the actual Registered Tonnage, the Draft of Water, and whether the Vessel has or has not been tugged by a Steamer any part of the way, or has or has not had the use of a Row Boat, which form will be furnished to the Pilot, in order to the Bills of the Vessel being correctly made out.

Second.—Commanders are further requested, as early after their arrival as possible, to notify in writing to the Master Attendant, the Name and Residence of the reference for the payment of his Vessel's Bills.

Third.—On the receipt by the Master Attendant of the above Certificate and written reference for payment, a single Bill will be prepared, including Inward Pilotage, Light House Duty, Moyapore Magazine Duty, and Row Boat Hire, (if any) which, together with the Certificate, will be forwarded to the Marine Pay Master for collection within fifteen days of the arrival of the Vessel, and having on it the Name and Residence of the party referred to for payment, which Commanders are requested to furnish to the Master Attendant in writing, as early after their arrival as practicable, that Officer will more readily be enabled to present it. By this arrangement all the Charges connected with the Vessel up to her arrival off Calcutta will be embodied in one Bill, instead of, as hitherto, being made in separate Bills.

Fourth.—In the event of Vessels docking, or being transported ■ the desire of the Commander, ■ is requested that a Certificate may be given by the Commanding Officer of the operation having been performed, in order to its accompanying the Bill when presented for payment to the Referee.

Fifth.—The practice of charging for hauling to the Chain Moorings, for their monthly Hire, and for hauling from the Moorings, in separate Bills, is discontinued, and henceforward one Bill will be prepared, including the Charge for hauling to the Moorings, that for occupying them, and that for hauling from them—and Commanders are requested to give, or cause their Commanding Officers to give, to the Master Attendant or the Harbour Master, Certificate of the date of hauling to and from the Moorings, which Certificate, as before, will accompany the Bill when presented for payment. The Hire of the Moorings will be charged for the day on which the Vessel is hauled thereto, without reference to the period of the day; and in like manner no charge will be made for the day on which she hauls from her Moorings, however late in the day she may quit them. The Charges connected with the Chain Moorings will thus be embodied in one Bill, and be discharged in one payment, instead of three or more according to the number of months the Vessel occupied the Moorings.

Sixth.—The system of charging Outward Pilotage on an estimated Draft of Water, with an addition of Ten per cent. subject to adjustment after the Vessel has sailed, and of charging a certain number of days for a Row Boat, subject ■ a like adjustment, is abolished; and in future the Outward Pilotage and Charge for Row Boat Hire on outward bound Vessels will be made as follows:

When the Vessel is finally laden, the Commander is to give notice thereof to the Master Attendant, when the Draft of Water is to be ascertained and certified by the Commander or Commanding Officer on the part of the Vessel, and by the Harbour Master on the part of Government—subject, in case of dispute, to the decision of the Master Attendant. On receipt of the Certificate, the Master Attendant will cause a Bill to be made out for the regular amount of Pilotage, and for the Row Boat Hire according to an average rate with reference to the size of the Vessels and the season of the year, fixed by a Marine Committee which lately sat at the Bankshall, the majority of which was composed of Members of Houses of Agency and Commanders of Ships. The Bill and Certificate will be presented in due course for payment.

Seventh.—As however it frequently happens that Vessels are taking in Cargo or filling their Water up to the last day of their departure, or that from other causes the Bills for the Chain Moorings and Outward Pilotage cannot be made out till the eve of departure, Owners, Agents, and Commanders are in such cases particularly requested, with a view to despatch, to cause an individual to attend at the Bankshall and expedite the transmission of the Bill and Certificate to the Board for Registry, and to the Pay Office for collection; at each of which Offices they may in such cases depend upon the most ready and special attention.

Eighth.—In the event of a Vessel being tugged any part of the way down by Steam, or not having the use of a Row Boat, Commanders are to obtain from the Pilot at Redgeroe, a Certificate to that effect, which they should forward by Dak to their Agents. On receipt thereof Agents are requested to make out a Bill against the Hon'ble Company for the $\frac{1}{2}$ deduction from the Pilotage allowed if tugged by Steam, or for the Row Boat Hire paid, as the case may be, and to forward it together with the Certificate to the Marine Board for audit and payment.

Ninth.—In cases where a Vessel leaves Calcutta avowedly intended to fill up Cargo at some place below, the Pilotage will be charged at the draft at which she leaves Calcutta in like manner though at the reduced amount ■ if she had proceeded to Sea; and with respect to the subsequent Pilotage Charge from the place at which the Vessel takes in the additional Cargo to Sea, Owners or Agents of Vessels will be required to furnish a special guarantee to pay the amount chargeable according to a Certificate of the Draft of Water to be signed by the Commander or Commanding Officer and Pilot.

Tenth.—Six sets of Moorings at Diamond Harbour having been fitted specially to enable Vessels arriving in distress from loss of Anchors and Cables to be readily moored, the Charge will be Co.'s Rs. 50 for Mooring and Unmooring, and the daily Hire the same as for the Moorings at Calcutta. The Moorings will of course be available to Vessels not in distress from loss of Anchors and Cables, but the Harbour Master will be instructed at all times to keep two sets vacant during the S. W. Monsoon to meet casualties.

Eleventh.—Annexed is a Statement of the several Port and Pilotage Charges, and the Marine Board trust that with these and the Certificates of the Commanders or Commanding Officers before them, Owners and Agents of Vessels will at all times be enabled readily to ascertain the correctness of the Bills and to discharge them on presentation.

Draft of Water.		Full Pilots.		Co's Rupees.		Co's Rupees.		Co's Rupees.		Co's Rupees.		Co's Rupees.		Co's Rupees.		Co's Rupees.		Co's Rupees.				
				Inward.		Outward.		Inward.		Outward.		Inward.		Outward.		Inward.		Outward.				
Under 8 Feet	60	20	50	4	2	8	5	4	12	8	0	12	8	0	16	10	8	16	10	8		
8 to 9	80	80	80	12	5	12	5	12	5	12	5	12	5	12	5	12	5	12	5	12		
9 to 10	110	180	180	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10	10		
10 to 11	130	140	140	10	15	11	10	8	10	10	10	10	10	10	10	10	10	10	10	10		
11 to 12	150	160	160	12	8	13	5	13	5	13	5	13	5	13	5	13	5	13	5	13	5	
12 to 13	170	180	180	14	2	14	2	14	2	14	2	14	2	14	2	14	2	14	2	14	2	
13 to 14	200	210	210	16	10	17	8	0	17	8	0	17	8	0	17	8	0	17	8	0	17	8
14 to 15	230	240	240	19	2	20	0	19	2	20	0	19	2	20	0	19	2	20	0	19	2	20
15 to 16	270	280	280	22	8	24	0	22	8	24	0	22	8	24	0	22	8	24	0	22	8	24
16 to 17	300	360	360	25	10	30	0	25	10	30	0	25	10	30	0	25	10	30	0	25	10	30
17 to 18	370	420	420	30	18	35	0	31	10	36	0	31	10	36	0	31	10	36	0	31	10	36
18 to 19	450	470	470	35	0	35	0	35	0	35	0	35	0	35	0	35	0	35	0	35	0	35
19 to 20	480	490	490	40	0	40	0	40	0	40	0	40	0	40	0	40	0	40	0	40	0	40
20 to 21	540	600	600	45	0	45	0	45	0	45	0	45	0	45	0	45	0	45	0	45	0	45
21 to 22	590	680	680	49	5	54	5	49	5	54	5	49	5	54	5	49	5	54	5	49	5	54
22 to 23	640	700	700	53	5	58	5	53	5	58	5	53	5	58	5	53	5	58	5	53	5	58
23 to 24	700	770	770	58	5	64	2	58	5	64	2	58	5	64	2	58	5	64	2	58	5	64

The Pilgrage is divided into Twelvins for the convenience of charging intermediate or broken Pilgrage, viz. from Sea to places short of Calcutta, and from and to intermediate places, as also for the purpose of the proportionate deduction being made when Vessels are tuged by Steam any portion of the distance.

INWARD PROJECTION.

Outward Proportion.

FROM 814

From Calcutta

To Saugur,	4-12ths.	To Mysore or Futeh,	2-12ths.
" Kederce,	6-12ths.	" Diamond Harbour,	3-12ths.
" Calcutta,	8-12ths.	" Culpoe,	4-12ths.
" Diamond Harbour,	9-12ths.	" Kederce,	6-12ths.
" Futeh or Mysore,	10-12ths.	" Saugur,	8-12ths.
" Calcutta—full Pilotsa.		" Stea—full Pilotsa.	

Moyapore Magazine Duty—chargeable once for each Voyage ■ a Vessel passing Moyapore inward—One Anna per Ton on Registered Tonnage and Vessel drawing under 6 feet Draft of Water are exempted.

Light Duty—the Duty is leviable every time a Vessel enters the River, except returning from street of Weather—Two Annas ditto.

Row Boat-Inward-Company's Rubery 13 per Diam.

Ditto—Outward.

From 1st April to the 31st July,..... 700 Tons and upwards,.... Company's Rs. 128

From 1st August to the 31st March,

Row East at Hooley Point.

If the Hawser is used in assisting a Vessel in danger of on shore, per diam.

N. B. Yachts under 300 Tons are exempted from the attendance of a New Boat in aid of the Pilotage when it is provided by the Commandant.

THE HIRE OF THE CALCUTTA CHAIN MOORINGS.

All Years' up to 199 Top..... Company's Re. 2 per Share.

[illegible]

44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100																																											
1	2	3	4	5	6	7	8	9	10	11	12	13	14	15	16	17	18	19	20	21	22	23	24	25	26	27	28	29	30	31	32	33	34	35	36	37	38	39	40	41	42	43	44	45	46	47	48	49	50	51	52	53	54	55	56	57	58	59	60	61	62	63	64	65	66	67	68	69	70	71	72	73	74	75	76	77	78	79	80	81	82	83	84	85	86	87	88	89	90	91	92	93	94	95	96	97	98	99	100

[illegible][illegible]

Swimming Moorings, "
N. B. No Vessels above San Tomé Moorings.

	Company's R. No.
Hauling to or from the Chain Moorings,	operation,

[illegible]

Line item or other Ref.,	Supplies of 250 tons and upwards,	under 250 tons,	250 tons and upwards,
Di:10	di:10	under 250 tons,	250 tons and upwards,

Re-mooring.

HAULING IN OR OUT OF DOCK AND ON OR OFF THE SHIP OR WAYS.
 If above 300 Tons each operation..... Company's Bt. 40

[illegible]

For the use of the Buoy Hauling into or out of Dock,

Riding at the side of the _____
 Transporting _____, or not going into, or coming
 _____, when not at the Chain Mooring, or coming
 _____, or not going into, or coming

out of Dock) from Sulken to any part of the River not below Kinderport, is

Transporting any ship after having been Moored from one Mooring to another, at the request of the Captain or Commander.

DIAMOND HARBOUR.

The same Charge is made for hauling to and from and occupying the Mornings at Diamond Harbor

as exists in the Calcutta Boroings.

Enterprise, Gauge and Irrawaddy, at Company's Rs. 408 per cwtm.

Rank	Name	Branch	Station	Year
1	Hughly, Diana and the Iron Steam Vessels	200

Further particulars may be obtained on application to the commanding officer of the vessel.

C. B. GREENLAW, Secretary.

1997-1998

NOTICE is hereby given, that agreeably to the Conditions of Sale, the Deposits on the Salt sold at the Sales of February last, will positively be forfeited if the amount due be not paid, and the Sub-Treasurer's Receipt for the same produced in this Office by 2 o'Clock on Saturday, the 25th June next, and the said Salt will be Re-sold to the highest bidder, on account of the East India Company, according to the Conditions of Sale, at such time or times as the Board of Customs, Salt and Opium, may determine.

By Order of the Board of Customs, Salt and Opium, the
14th May, 1890.

S. G. PALMER, *Actg. Secy.*

এস্টেটের বেওয়া বাইতেছে

যে সন ১৮৩৬ সালের কিক্রয়রি মাহার নিলা মের বিক্রিত নমকের কিস্তির বেবাক টাকা আহার হইয়াই টাকার সবজেরর সাহেবের রসিদ যদ্য পি আগামী ১৪ জুন রোজ শনিবার দিয়া দুইপ্রহর দুইঘণ্টাপর্যন্ত এই মফুরে দাখিল না হয় তবে মোতাবক সরতনিলাম এই নমকের আদানত পেসগি নিকর জব্ব হইবেক এবং নমক মফুর সরকার জুদুত ইংরেজ কোয়ানি বাহাদুরের নিজ হিসাবে বোর্ড পরমিট ও নমক ও আফিম কর্তৃক যে সময় নির্ভায়া হইবেক সেই সময়ে উক্তনম মূল্য প্রদায়ক গাহাকের প্রতি রিসেল অধ্যা পুনরায় বিক্রয় হইবেক—

বিমোজিব হুদয় সাহেবান আগিসান বোর্ড পর মিট ও নমক ও আফিম ইতি সন ১৮৩৬ সাল তারিখ ১৪ মে—

S. G. PALMER, *Ag. Secy.*

NOTICE is hereby given, that the Deposits on certain Lots of Salt purchased at the Sale held in January last, the Purchasers whereof failed to pay the amount of Clearance agreeably to the Conditions of Sale, have been forfeited under the orders of the Board, dated the 14th Instant, and the said Salt will be positively Re-sold at the Exchange Rooms, on Tuesday, the 14th June next.

The Sale will commence after 1 p. m.

The Re-sale shall be held subject to the confirmation of the Board, who reserve to themselves the option of accepting or rejecting the amount bid for the Salt Re-sold within Twenty-four hours from the time of Re-sale.

The other Conditions of the Re-sale will be publicly notified at the time of Re-sale.

By Order of the Board of Customs, Salt and Opium, the
14th May, 1890.

S. G. PALMER, *Acting Secretary.*

এস্টেটের বেওয়া বাইতেছে

যে গত জানেওরি মাহার নিলামের বিক্রিত নম কের কিস্তির বেবাক টাকা ধরিরদায়া নিলামের সরত অনুসারে দাখিল করিতে না পারিয়ায় এই নম কের আদানত পেসগী টাকা ১৪ মে তারিখের বোর্ডের হুদয় প্রদান জব্ব হইল এই নমক আগামি ১৪ জুন রোজ শনিবার একপ্রহর ঘরে নিশ্চিত রূপে বিক্রয় হইবেক নিলাম দিয়া দুই প্রহর এক ঘণ্টার পর আরম্ভ হইবেক—

সানি নিলামে বোর্ডের সাহেবানদিগের মফুরে র সাপেক্ষ থাকিবেক এবং যে সকল নমক এই সানি নিলামের দ্বারা বিক্রয় হইবেক তাহার মূল্যের ডাক নিলামের সময় অবধি ২৪ ঘণ্টার মধ্যে বোর্ডের সাহেবানেরা গাহা কিস্তি অগাহা করিবার একিয়ার আপন নতুন রাখিলেন—

সানি নিলামের অন্য সরত সকল নিলামের সময় প্রকাশ্যরূপে জানান জাইবেক—

বিমোজিব হুদয় সাহেবান আগিসান বোর্ড পর মিট ও নমক ও আফিম ইতি সন ১৮৩৬ সাল তারিখ ১৬ মে—

S. G. PALMER, *Acting Secretary.*



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, JUNE 4, 1836.

PORT WILLIAM,

GENERAL DEPARTMENT, THE 26TH JUNE 1832.

ALL Public Officers of Government sending Advertisements to the Calcutta Gazette for publication, are hereby directed to make them as short as possible, and to specify always how many times the Advertisement shall be repeated.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT, THE 27TH OCT. 1834.

NOTICE is hereby given, that from and after the 15th November next, the Board of Trade has been empowered and directed to receive Tenders for advances to be made on Goods and Merchandise consigned to England, covered by Bills of Exchange, to be drawn payable to the Hon'ble Court of Directors of the East India Company in London, under the conditions and in the forms following:—

1st.—The parties to whom advances may be made shall agree, that the respective Consignments shall be delivered into the Warehouses of the East India Company, or into such other Warehouses as the Court of Directors may appoint, and that they shall be subject to the management of the Court of Directors, so long as the Court shall continue to manage the Goods of individuals.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of Government, an advance of 2-3ds of such ascertained value will be made.

3d.—For repayment of the advance, Bills of Exchange are to be drawn in triplicate, at six months sight, at the rate of 2s. 2d. per Calcutta Sicca Rupee.

4th.—The parties will be required to place in the hands of the Board of Trade Bills of Lading of the Consignment and Policies of Insurance effected thereon both in triplicate. The Bills of Lading must be drawn, deliverable to the East India Company, or indorsed to order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company as the parties interested.

5th.—In case of default being made, either in acceptance, or payment of the Bills, the Court of Directors are to be authorized in the mode subsequently stated to sell the Goods for the purpose of repaying the Company the amount of the advances made thereon, together with the interest, should any have accrued; the Company, on the other hand,

allowing discount when any part of the proceeds shall be realized before the Bills fall due.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods subject to all the conditions agreed upon with the Company, on payment of the Bills, and with whom they shall be authorized to transact generally all business relating to such Goods. The Consigner shall be at liberty to make provision in case of the party, upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent, or in such case, should the Consigner prefer it, the Agency may be wholly withdrawn, and the settlement of either surplus or deficiency be made with the Consigner himself by the Government from whom he received the advance, at the rates of Exchange, in which the Company may at the time be drawing Bills upon India.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with any charges which may be due to the Company thereon.

8th.—The rate of Discount to be allowed by the Company shall not be less than £3 per Cent. per Annum.

9th.—Parties receiving advances are to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Board of Trade, signifying their assent to all the foregoing Conditions, but more particularly for the purpose of expressly authorizing the Sale of the Goods, by the Company (without either notice to or concurrence of any person whomsoever) at any period, after default shall be made either in acceptance or payment of the Bills, also authorizing in such cases the repaying to the Company, the advances made either principal or interest, appointing the Agent in England for each transaction, and signifying the wishes of the parties in the contingency referred to in the Sixth Article.

10th.—Upon the acceptance of any tender of Goods in Security for advances to be made on the above terms, the Goods will be valued by the Export Warehouse-keeper, and for the sum that may be settled as to be advanced thereon, the Board will grant an Order on the General Treasury, payable at 40 days sight.

11th.—The total sum to be advanced on Bills in the present season being limited in amount, the Board of Trade will use their discretion in giving a preference to tenders secured on Goods of a more valuable description, such as Silk and Indigo.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

No. 11.

FORT WILLIAM.

GENERAL DEPARTMENT, THE 23D MAY, 1836.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for April last, will be discharged by the Sub-Treasurer and Marine Pay Master respectively, on or after Friday, the 17th Proximo.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt.

FORT WILLIAM,

MILITARY DEPARTMENT, 23D MAY, 1836.

Notice is hereby given, that the Pay, Batta, and other Allowances for April last, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Friday, the 10th Proximo.

By Order of the Right Hon'ble the Governor General of India in Council,

W. CASEMENT, C&L

Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 23D MAY, 1836.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 23d May 1836, is hereby promulgated for general information:

ACT No. XII. OF 1836.

It is hereby enacted, that from the 1st day of June 1836, if the holder of a decree passed by the Nawab of Furruckabad under the provisions of Section 9 of Regulation II. of 1803, shall be unable to obtain execution of the said decree by the Nawab for a period of six weeks, (which period of six weeks shall be calculated from the said 1st day of June, if the decree were passed before the said 1st day of June, and from the time of passing the decree if the decree were passed on or after the said 1st day of June) the said holder shall be at liberty to sue out execution of the said decree in the Zillah Court of Furruckabad, and the Judge of that Court, on application made to that effect, shall execute the decree in the same manner in which a decree of the said Zillah Court is executed.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,

LEGISLATIVE DEPARTMENT,

THE 23D MAY, 1836.

The following Act, passed by the Right Hon'ble the Governor General of India in Council, on the 23d May 1836, is hereby promulgated for general information:

ACT No. XIII. OF 1836.

I. It is hereby enacted, that from the 1st January 1838, the Calcutta Sicaa Rupee shall cease to be a legal tender in discharge of any debt, but shall be received by the Collectors of Land Revenue, and at all other Public Treasuries by weight, and subject to a charge of 1 per cent. for re-coining.

II. And it is hereby enacted, that from the 1st of June 1836, Section V., Regulation XXV. 1817, of the Bengal Code, which provides that "the Piece struck at the Mints of Benares and Furruckabad agreeably to the provisions of Regulation X. 1809 and Regulation VII. 1814 and Regulation XXI. 1816, shall be considered as circulating equally with the Piece of Calcutta coinage throughout the Provinces of Bengal, Behar and Orissa, and shall in like manner be received as a legal tender in payment of the fractional parts of a Rupee of the Local currency at the rate of Sixty-four Piece for each Rupee," shall be repealed—and the said Piece shall be a legal tender only within the Provinces and Places for which they were respectively coined, as provided by Regulation X. 1809, Regulation VII. 1814, and Regulation XXI. 1816 respectively.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

**FORT WILLIAM,
JUDICIAL AND REVENUE DEPARTMENT,**

THE 30TH MAY, 1836.

The Right Hon'ble the Governor General of India in Council has been pleased to appoint Mr. H. W. Torrens to act as Deputy Secretary to the Government of India and Bengal in the Judicial and Revenue Department, during the absence of Mr. Grant, or until further orders.

W. H. MACNAGHTEN,

Secy. to the Govt. of India.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 1ST JUNE, 1836.

Mr. George Udny, Secretary and Treasurer to the Bank of Bengal, has obtained leave of absence for one month, from the 6th instant.

Mr. J. A. Dorin will conduct the duties of that Officer during his absence.

H. T. PRINSEP,

Secy. to the Govt. of India.

No. 38.

**ORDER BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.**

FORT WILLIAM,

GENERAL DEPARTMENT,

THE 1ST JUNE, 1836.

Mr. George Alexander, Deputy Secretary to Government in the General Department, reported his return to the Presidency on the 26th, and resumed charge of his Office on the 30th ultimo.

H. T. PRINSEP, Secy. to Govt.

(No. 983.)

**ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.**

JUDICIAL AND REVENUE DEPARTMENT,

THE 31ST MAY, 1836.

The Right Honorable the Governor of Bengal has been pleased to make the following Appointment:

Omakanth Sein, to be Deputy Collector in Zillah Mymensing, under the Provisions of Regulation IX. of 1833.

The Right Honorable the Governor of Bengal has been pleased to include Monghyr within the jurisdiction of Captain H. M. Ramsay, the Assistant to the General Superintendent of the Operations for the Suppression of Thuggee: that Officer is hereby empowered to exercise the powers of Joint Magistrate in Monghyr.

The following Officers have obtained leave of absence from their Stations:

Mr. E. R. Barwell, Civil and Session Judge of the 24-Pergunnahs, for one month, from the 1st to the 30th June next, on Medical Certificate, in extension of the leave granted to him on the 2d instant.

Mr. J. M. DeVeronne, Deputy Collector under Regulation IX. of 1833, of the District of Moorshedabad, for fourteen days, in extension of the leave allowed him by the Officiating Commissioner on the 23d instant.

ROSS D. MANGLES,

Secy. to Govt. of Bengal.

**GENERAL ORDER BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.**

FORT WILLIAM, 30th May, 1836.

No. 111 of 1836.—The Right Hon'ble the Governor General of India in Council is pleased, in consideration of the very long and highly meritorious services of Subadar Major Nawal Towarry,

late of the 30th Regiment Native Infantry, in recognition the grant of the increased rate of Invalid Pay, and of the Brevet Pay of his rank, to that Native Officer; and to Sahadar Major Ameer Tawary, late of the 15th Regiment Native Infantry, in consideration of his long and faithful services, the Brevet Pay of his rank, in addition to the ordinary rate of Pension; in both cases from the date of transfer to the Invalid Establishment.

Conductor Ralph Saul, of the Ordnance Commissariat Department, being declared incapable of performing the active duties of his profession, is transferred to the Invalid Pension Establishment.

Overseer Sergeant Robert Handcock, of the Department of Public Works, is admitted to the benefits of the Pension sanctioned by Minutes of Council of the 11th January 1797 and General Orders dated 5th February 1821, subject to the confirmation of the Hon'ble the Court of Directors, with permission to receive his Stipend at Monghyr.

Wm. CASEMENT, Col.

Sery. to the Govt. of India Milly. Dept.

No. 30.

GENERAL DEPARTMENT.

ALLAHABAD, THE 21st MAY, 1836.

APPOINTMENT.

Lieutenant George Cantley, 8th Regt. Light Cavalry, on the Station Staff of the Dep't at Laddour, to be Deputy Post Master at that place.

G. A. BUSHBY,

Sery. to the Lt. Govr. of the N. W. P.

ERRATUM.

GENERAL DEPARTMENT.

ALLAHABAD, THE 25th MAY, 1836.

In Order No. 27 of the 4th of May 1836, read "Rev'd. G. Ward" for "A. Ward."

G. A. BUSHBY,

Sery. to the Lt. Govr. of the N. W. P.

CALCUTTA ASSAY OFFICE.

The following Table showing the intrinsic value of the new Gold and Silver Coin of British India, established by Act XVII. of 1835, in the Coins of other Countries, and vice versa, is published for general information, under the orders of Government, dated the 11th May, 1836:

GOLD.

Denomination of Coin.	Value in Company's Mohurs and Decimals.	Value in Company's Rupees at 15 Mo. per Mohur.	Value of Company's Mohur in each Foreign Coin respectively.
English Sovereign,	0.5645	10 4 4	1.4692
Guinea,	0.7194	10 12 8	1.3898
French Napoleon,	0.5431	6 2 4	1.3412
Spanish Doubloon,	2.7182	22 15 6	0.4549
Portuguese Johannes, ..	1.2226	18 7 2	0.8112
Ditto Moldore,	0.6884	10 5 2	1.4517
Russian Imperial, 1801, ..	1.1024	16 8 7	0.9071
Venetian Sequin,	0.2167	4 12 0	3.1873
Austrian Ducat,	0.3224	4 13 4	3.1017
Dutch Ducat,	0.2184	4 12 5	3.1403
American Eagle, (or 10 Dollar-piece,)	1.5000	22 6 0	0.6666
Persian Tomah,	0.4261	5 0 0	2.3523
Batavian Mohur, 1796, ..	1.1072	16 9 8	0.9021
Indian Coins.			
Madras Mohur,	1.0000	15 6 0	1.0000
Star Pagoda,	0.2540	8 12 1	2.0471
Bombay Old Mohur,	1.0224	15 8 4	0.9781
New Mohur,	1.0000	15 6 0	1.0000
Lucknow Mohur,	0.9968	14 13 0	1.0018
Shersahy do.	0.9882	14 13 2	1.0118
Rhopal Mohur,	0.9940	14 14 0	1.0060
Jypoor Mohur,	1.0169	15 4 0	0.9833
Kula, Gun 19,	0.9920	14 14 1	1.0081
Calcutta Old Mohur,	1.14786	17 9 5	0.97119
New Mohur, (of 16 Sicca Rupees,) ..	1.18727	17 0 11	0.87023

SILVER.

Denomination of Coin.	Intrinsic value in Company's Rupees and Decimals.	The same in Company's Rupees, Annas and Pies.	Intrinsic value of One Company's Rupee in each Coin respectively.
English Shilling,	0.4891	0 7 10	2.0440
French Franc,	0.4287	0 6 10	2.3325
Spanish Dollar,	2.2719	2 4 3	0.4401
North American Dollar, ..	2.2500	2 4 0	0.4444
German Crown,	2.1809	2 3 0	0.4572
Dutch Guilder or Florin, ..	0.8750	2 14 0	1.1429
Austrian Rix Dollar or Florin,	1.0885	1 1 6	0.9167
Brazil Pataca,	2.2151	2 2 5	0.4514
Persian or Foteh Ali, ..	1.0503	1 0 10	0.9407
Arabian Lari,	0.4355	0 6 11	1.0244
Batavian Rupee, 1803, ..	0.9702	0 15 7	1.0244
Ceylon Rix Dollar,	0.6682	0 10 7	1.5078
Goa Rupee,	0.8823	0 14 1	1.1334
Indian Coins.			
Ajmeer or Scindhy Rupee, ..	0.8175	0 12 1	1.2323
Ankoy Rupee of Poona, ..	0.9707	0 15 6	1.0301
Assam Rupee,	1.0021	1 0 0	0.9979
Bulashy of Sagar,	0.9043	0 14 8	1.1059
Bhilsa or Bhopal Rupee, ..	0.9930	0 15 10	1.0071
Guallor Rupee,	0.9776	0 15 2	1.0229
Hyderabad, (Bagh Chu-? May.) Rupee,	0.6011	0 14 8	1.1329
Indore Rupee,	0.9867	0 15 0	1.0132
Jypoor Rupee,	1.0104	1 0 3	0.9810
Kota Rupee,	1.0283	1 0 5	0.9726
Lucknow Rupee,	1.0011	1 0 0	0.9989
Nagpoor Rupee,	0.8409	0 13 7	1.1768
Nipal Mohur,	0.8052	0 6 4	2.5302
Company's Coin.			
Madras, Bombay, Furukhabad, Benares, and Sagur Mint, new Standard Rupee,	1.0000	1 0 0	1.0000
Calcutta Sicca Rupee, ..	1.0000	1 1 2	0.9375

N. B. The above Table refers to the Regulations of the respective Mints, where they are known: in other cases to the assayed valuation of Coins melted up at the Calcutta Mint. The relative weight and quality of the several Foreign Coins, as well as the value of the numerous current Coins of India in the New or Company's Rupee, may be found in the "Useful Tables" published for the use of Government Officers in 1834, which may be made every where applicable to the present Coinage, by substituting or adding the term "Company's Rupee" wherever the "Madras, Bombay, or Furukhabad" Rupee of 180 Troy Grains is mentioned.

JAMES PRINSEP, Assay Master.

Calcutta Assay Office, 1st June, 1836.

* The Mexican, Peruvian, and Columbian Dollars differ but slightly from the Spanish Dollar.

CALCUTTA STAMP OFFICE.

THE 28th MAY, 1836.

NOTICE is hereby given, that from the 1st June 1836, the Company's Rupee will be received at par with the Sicca Rupee in payment for Stamps, that is to say, One Company's Rupee for a Stamp value One Sicca Rupee, and so forth.

H. PALMER, Collector of Stamps.

কলিকাতা ইষ্টান্ড আফিস ২৮ মে ১৮৩৬।

ইস্টেহার দেওয়া যাইবে যে ১ জুন ১৮৩৬ অবদি ইষ্টান্ডের সূচ্য কোম্পানির টাকা সিককা টাকার সমান বেশ করিয়া দেওয়া যাইবেক অর্থাৎ সিককা ১ এর টাকা মূল্যের ইষ্টান্ডে কোম্পানির ১ এক টাকা দেওয়া যাইবেক—

এইরূপ

H. PALMER, Collector of Stamps.

BANK OF BENGAL, APRIL 23, 1835.

NOTICE.

PORT WILLIAM,
MARINE DEPARTMENT,
The 17th March, 1835.

Notice is hereby given, that His Excellency the Right Honourable the Governor General in Council has deemed it expedient to require that the Capital Stock of the Bank of Bengal shall be increased from Fifty Lakhs of Rupees to seventy Lakhs, and His Lordship in Council has directed a subscription to be opened this day in the Office of the Accountant General in Calcutta for the further amount of Twenty Lakhs of Rupees to be added to the Capital Stock of the said Bank, having given notice of the said subscription and of the amount thereof to the Directors of the Bank for the purpose of being communicated to the Proprietors in the manner prescribed and provided in the Third Clause of the Charter of the said Bank of Bengal. In further pursuance of the provisions contained in the said Clause the term of Eighteen Months, that is, until the 10th day of September, 1835, is hereby limited and allowed, during which the existing Proprietors of Shares, or such persons as may be Proprietors at any time before the expiration of the said period, shall and may exclusively set down their names as Subscribers for the additional Capital, and if the whole amount of such increased Capital Stock shall not be subscribed for by the said Proprietors before the expiration of such limited time as aforesaid, that is, before the said 10th September, 1835, the Subscription shall then become public as to such parts thereof as shall not have been filled up by the said Proprietors.

Published by Order of the Right Honourable the Governor General in Council,

(Signed) H. T. PRINSEP,
Secy. to Govt. 1835.

Published by Order of the Directors,
G. UDNY, Secretary to the Bank.

With reference to the Advertisement of the Government, published in the Official Gazette and copied in the Margin, the Proprietors of the Bank of Bengal are informed, that the Government will subscribe for no part of the proposed additional Capital Stock of 20 Lakhs of Rupees, but that such Stock will (subject to the Provisions of the Charter) be open to the subscription of the other Proprietors, that is, of the holders of the remaining Stock or 40 Lakhs of Rs.

Proprietors intending to subscribe for any part of the proposed new Stock, must give notice (specifying what portion of the new Stock they may wish to subscribe for) to the Secretary to the Bank, previous to the 9th day of September,

receipt the Bill and also to sign an Office Check for the amount.

On the other hand, the Money is to be drawn by the Agency of a Sircar or other Person, it will be necessary that the amount should be made payable (under the signature of the Party whose favor it is passed) to such Sircar or other person by name—or to bearer—and such Sircar, or other person, or the bearer, will be required to receipt the Bill and to sign the Office Check for the amount.

Of course in the latter case, the Money should be paid to the wrong person in consequence of the Bill being lost or stolen, or otherwise surreptitiously obtained by the Party presenting it, the Marine Department cannot be considered answerable.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Port William, the 5th May, 1835.

LAW PAPERS. ACCOUNTS. NEWSPAPERS.

It is requested that reference be made to the Notice from this Office published under date the 18th September 1834, in the *Government Gazette*. Should Letters, or Papers, of Instructions, Remarks, or of other Matter, be found under a Cover said to contain the abovementioned Documents, the whole becomes liable to ten times full Letter Postage. The Rules which permit the transmission of Documents of the above description at reduced rates of Postage are published in the *Calcutta Directories*, together with the Penalties for infraction of those Rules.

G. J. SIDMONS,

Post Master General.

Calcutta, General Post Office, 18th February, 1835.

LIST OF UNCLAIMED LETTERS remaining in the General Post Office, which have accumulated, between the 1st January and 31st December, 1835.

W

Wyatt, Mr. George—Benares.
Watling, Esq. R. H.—Calcutta, or elsewhere.
Wood, Esq. W. P.—Calcutta.
Williams, Esq. John—Supreme Court of Judicature, Bengal.
Wilson, Miss—Passenger from England, Calcutta.
Webb, Esq. C.—Post Office.
Wheeler, Mrs. M.—Care of Mr. F. Shield, Cassinulish, Calcutta.
Wash, Mr. Joseph—To the care of Capt. Bowen, 82d Foot, Madras.
Wagh, Capt. Geo.—Ship Geo. the Fourth, Calcutta.
Willatts, Capt.—H. M. 48th Regt. Cannanore (or Hd. Quarters H. M. 48th Regt.) Madras.
Wilson, Mr. John—Takes Academy.
Woodman, Mrs.—Passenger per Ship Lucilla, inward bound, Diamond Harbour, or elsewhere.
Wheatley, Esq. John—Calcutta, or elsewhere.
White, Captain John—Care of J. Moore, Esq. Circular Road, Calcutta.
Witcher, Mrs. Maria—Calcutta.
Watkin, Esq. E. G.—Camp Behaurnpoor District, India.
Wood, Mr. William P.—Calcutta.
Wilkinson, Mr. J. L.—Indigo Planter, Benares, Bengal.
Wilcox, Lieut. J. T.—49th Regt. of Bengal N. Infantry, Loodianah.
Wesley, Esq. John L.—(2 Letters.) Col. Beecher, Spence's Hotel, Calcutta.
Whippet, Mr. Joseph C.—Close to the Pork Market, Calcutta.
Waters, Mr. Spencer—Of the H. R. I. Company 19th Company 4th Batt. Dum Dum, Bengal.
White, Henry—Seaman on board the Comilla Barque of Leith, Calcutta.
Wenters, Esq. J. H.—Calcutta.
Wilcox, Lieut. John—At Lieut. Clark's, Amratollah Gully, Chaudernagore.
Willoughby, Esq. James—H. M. Ship Magicians, Bombay.
Wuss, Monsieur—Receveur du Domaine a Pondichery.
Witmore, and Co. Messrs.—Calcutta.
White, Thos.—(2 Letters.) on board the Heroine, Capt. M. McCarthy, care of Thos. Ferguson, Esq., Calcutta.
Wilson, Lieut. James—(8 Letters.) Chief Officer of the Heroine, Calcutta.
Waghorn, Mr.—Officer, Pilot Office, Bengal, India.
Weaver, Mr. J.—Mr. J. Concannon, Apothecary H. M. 38th Regt. Infantry, Berhampore.
Walker, Esq. W. F.—Bark London, Diamond Harbour.
Wright, Mr. A. H. M.—Officer on board the Lord Amherst, Calcutta.

X. Y. Z.

Yates, Esq. H. J.—Ship Abberdon.
Wm. MOORE, Deputy Post Master.
General Post Office, 12th March, 1835.

NOTICE.

Establishment of a Light House at Pondichery.

From the 1st of July 1836, a fixed Light of the 3d magnitude will be exhibited during the whole night, on the summit of a Tower recently constructed at Pondichery.

This Light, placed 89 feet above the level of the Sea will be seen in clear weather, from a Ship's Poop, from a distance of sixteen to seventeen Nautical Miles.

During the N. E. Monsoon, that is to say, from the month of October to March, Vessels arriving during the night, in the Roads of Pondichery, should anchor in ten or twelve fathoms Water, the Light bearing by Compass from W. by N. to W. N. W. This Anchorage will be the most convenient for communication with the Shore and for Weighing in case of bad weather.

During the N. W. Monsoon, the wind prevailing from N. E. on the Coast, from the end of March to October, bad weather is not to be apprehended; Vessels can then anchor at night in six or seven fathoms with the Light bearing by Compass from W. to W. by N.

Thus placed, the Vessels will be during each Season, in the most favorable position for communication with the Shore.

Pondichery, the 10th March, 1835.

(Signed) A. HONTEIN,
Le Capitaine de Port.

Approved,

(Signed) L. DALMAS,
Le Commissaire de la Marine Ordonnateur.

Published by Order of the Marine Board,
C. B. GREENLAW, Secretary.

Port William, the 29th April, 1835.

NOTICE.

Payments at the Marine Pay Office.

NOTICE is hereby given, that in future Parties in whose favor Monies are passed payable by the Marine Paymaster, will be required to attend to the following directions:

If the Party, in whose favor the Bill is passed, himself draws the Money at the Pay Office, he will be required to

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of James Cullen and Robert Brown, heretofore carrying on business in Co-partnership at Calcutta, as Merchants and Agents, under the Style and Firm of Crittenden, Mackillop and Company, Insolvents. At a Court holden on Saturday, the Twenty-eighth day of May last, it was Ordered, that Saturday, the Eleventh day of June, instant, be appointed for further Hearing in this matter for the purpose of declaring a Dividend, on which day or on any other day to which the further Hearing shall be adjourned, any Creditor or other person interested, who may be desirous of establishing or opposing any claim, may attend and be heard upon an Affidavit of Debt filed three clear days previous to the day of Hearing.

Notice whereof is hereby given:
Office of Examiner, 3d June, 1836.
Messrs. Waddington and Wilson, Atties.

**কলিকাতার জেজহীম করজদারদের পরিজ্ঞা
নাগে আদালত**

নাস্তয়ান জেমস কলেন ও রাবট গড মে মা
তুনি সাহেবানের বিবর জাহারা হার ২৮ শ
কারবার করিতে একত্রে কলিকাতা নিবাস তা
র সওয়াগরি ও গমস্তাগিরি হুটে রিধের আ
ডেন মেজিয়াপ ও কোম্পানির নাম দানতে হু
ও উপাধিতে ম হইল জে
এই বিষয়ে পুনরূর সুনানি হইবেক এই বস্তমান
জুন মাহার ১১ শনিবার তারিখে বিভাগ করিবার
নিমিত্তে এই দিবস কিয়া অন্য দিবস জেপর্যন্ত
এই সুনানি মহত্বপ বাহিবেক কোন মহাকন কিয়া
তদ্বিধয়ে বাতাবিকারি ব্যক্তি জাহারা বাক্তি
হয়েন আপতা করিতে তাহা সুনী আইবেক এক
হলকনামা জাহার পাওনার দাখিল করিলে এই
সুনানির দিন দিবস পূর

উহার ধবর এডমারার দেওয়া আইতেছে
একজামিনর সাহেবের আকিয
সন ১৮৩৬ সাল ২ জুন
মিসুয়র্স ওয়াডিংটন এন্ড উইলসন উকিল

Court for the Relief of Insolvent Debtors at Calcutta.

In the matter of Jonathan Shadwell, of Howrah, in the Suburbs of Calcutta, Builder, an Insolvent. At a Court holden on Saturday, the Twenty-fifth day of June, instant, he was appointed for further Hearing in this matter for the purpose of declaring a Dividend, on which day or on any other day to which the further Hearing shall be adjourned, any Creditor or other person interested, who may be desirous of establishing or opposing any claim, may attend and be heard upon an Affidavit of Debt filed three clear days previous to the day of Hearing.

Notice whereof is hereby given.
Office of Examiner, 3d June, 1836.
E. Macnaghten, Esq., Assignee.

**কলিকাতার জেজহীম করজদারদের পরিজ্ঞা
নাগে আদালত**

নাস্তয়ান জোনাথন শেডওয়েল গড মে মা
নাগেবের বিবর কলিকাতার নরি ২৮ শনিবার
য মেজিয়াপ হাওয়াফা কিয়াসি মি র তারিখের
জোর আদালতে হ
হু হইল জে এই বিবরে পুনরূর সুনানি হইবেক
এই বস্তমান জুন মাহার ২৫ শনিবার তারিখে

বিভাগ করিবার নিমিত্তে এই দিবস কিয়া
অন্য দিবস যে পর্যন্ত এই সুনানি মহত্বপ
বাহিবেক কোন মহাকন কিয়া তদ্বিধয়ে বাতাবি
কারি ব্যক্তি জাহারা বাক্তি হইবেক আপতা করি
তে তাহা সুনী আইবেক এক হলকনামা জাহার
পাওনার দাখিল করিলে এই সুনানির দিন দিবস
পূর

উহার ধবর এডমারার দেওয়া আইতেছে
একজামিনর সাহেবের আকিয
সন ১৮৩৬ সাল ৩ জুন
ইং মেজনাটন ইনকোএর এসাইনি

CUSTOMS.

LIST of Packages lying unclaimed at this Office.

- 1 Parcel, C. Gardner, 13, Mangoe Lane, per Lord of the Isles.
- 1 Box, Lieut. Pearce, Engineer, per Ernaad.
- 1 Ditto, C. Peshall, 3d Buffs, per Hashmy.
- 1 Parcel, Arthur Senly, Midshipman Ship Amalia Thompson, per Duke of Rutledge.
- 1 Ditto, G. J. Brown, Ship Duke of Northumberland, Capt. Pope, per Zenobia.
- 1 Ditto, A. G. Miller, 39th Regt. N. I., per Kyle.
- 1 Ditto, C. Hunter, 18th B. N. I., per Hindostan.
- 4 Ditto, Lieut. H. Hunter, 38th Regt. N. I., per David Clark.
- 2 Ditto, Mr. Pritchard, John Bull Office, per Ditto.
- 1 Ditto, Cornet R. M. Darnel, H. M. 11th Light Dragoons, per Ditto.
- 1 Ditto, John Tyser, Surgeon Ship Orient, per Ditto.
- 1 Ditto, Mr. Humphry, Engineer, Fort Gloster, per Severn.
- 1 Ditto, C. Peshall, 3d Buffs, per Abercrombie Robinson.
- 1 Box, Marked F 181, per Larkins.
- 1 Box and 2 Bales, H. M. 13th Light Infantry Regt., per Catherine.
- 1 Box, Mrs. Wilson, per Coromandel.
- 1 Ditto, The Revd. T. C. Thompson, Quilon, per Strath Eden.
- 1 Ditto, The Officer in Command of the 59th Foot, per Ditto.
- 1 Ditto, The Officer Commanding H. M. 11th Regt. Foot, per Wm. Barran.
- 1 Ditto, J. Armstrong, care of Cowie and Co., per Malcolm.
- 1 Ditto, Major Taylor, Fort William, per Ditto.
- 1 Ditto, Col. G. Moore, 59th Regt., care of Burns and Co., Calcutta, per Ditto.
- 1 Ditto, Mrs. Capt. Henderson, Theatre Street, per Ditto.
- 1 Ditto, T. E. Dempster, Surgeon, 4th Batt. Artillery, Ditto.
- 1 Ditto, Lieut. G. E. Hollings, 38th Regt. N. I., per Duke of Lancaster.
- 1 Parcel, Capt. Woore, 10th Regt. Light Cavalry, per Roharta.
- 2 Ditto, Mackillop, Steward, per Hindon.
- 2 Ditto, Alexander Bryce, M. D., Horse Artillery, Dunn Dum, per Ditto.
- 1 Ditto, Bleckin, Leach, per Ditto.
- 1 Ditto, Mrs. S. Tiel, per Ditto.
- 1 Ditto, J. Cheape, Capt., B. Engineers, per London.
- 1 Ditto, R. Sommerville, H. M. Ship Hyacinth, per Lord Hungerford.
- 1 Ditto, Lieut. J. S. Aiton, 27th Regt. N. I., per Ditto.
- 1 Ditto, Lieut. Col. C. W. Hamilton, 64th Regt. N. I., per Ditto.
- 1 Box, W. F. Thompson, reloaded from the Indiana.

G. C. HYDE, Collector.

June, 1836.

N. B. Parties applying for the above Packages, will be pleased to send Invoices, or Bills, showing contents and value, and to depute persons to be present at the opening of them at this Office. The Collector has nothing to do with the business of Landing Packages from Ships, nor with forwarding them to their owners, or their destination.

The fact of Articles being destined for PRIVATE USE, and not for Sale, does not exempt them from payment of Duty, if they be of a kind which is chargeable with Duty under the Regulation.

NOTICE is hereby given, that agreeably to the Conditions of Sale, the Deposits on the Salt sold at the Sales of February last, will positively be forfeited if the amount due be not paid, and the Sub-Treasurer's Receipt for the same produced in this Office by 2 o'Clock on Saturday, the 26th June next, and the said Salt will be Re-sold to the highest bidder, on account of the East India Company, according to the Conditions of Sale, at such time or times as the Board of Customs, Salt and Opium, may determine.

By Order of the Board of Customs, Salt and Opium, the 14th May, 1838.

S. G. PALMER, *Actg. Secy.*

এস্টেটের দেওয়া হাইডেছে

যে সন ১৮৩৬ সালের ফিক্সারি মাহার নিলা ঘের বিক্রিত নমতের কিছতের বেবাক টাকা আদায় হইয়াই টাকার সবজেরর সাহেবের রসিদ থকা নি আগামী ১৫ জুন রোজ শনিবার দিবা দুইপ্রহর দুইঘটাপর্যন্ত এই সকল দাখিল না হয় তবে মোতাবক সন্তানিলাম এই নমতের আমানত পেমনি নিশ্চয় জব্ব হইবেক এবং নমক মজদুর সন্তান জুয়ুইংরেজ কোম্পানি বাহাদুরের নিজ হিসাবে বোর্ড পরটি ও নমক ও আকিম কর্তৃক যে সময় নির্দ্ধায়া হইবেক সেই সময়ে উক্ততম মূল্য প্রদায়ক গুহাকের প্রতি রিসেপ অর্থাৎ পুনরায় বিক্রয় হইবেক

বিমোজিব হুজুম সাহেবান আশিগান বোর্ড পর মিট ও নমক ও আকিম ইতি সন ১৮৩৬ সাল তারিখ ১৪ মে

S. G. PALMER, *Ag. Secy.*

NOTICE is hereby given, that the Deposits on certain Lots of Salt purchased at the Sale held in January last, the Purchasers whereof failed to pay the amount of Clearance agreeably to the Conditions of Sale, have been forfeited under the orders of the Board, dated the 14th Instant, and the said Salt will be positively Re-sold in the Exchange Rooms, on Tuesday, the 14th June next. The Sale will commence after 1 P. M.

The Re-sale shall be held subject to the confirmation of the Board, who reserve to themselves the option of accepting or rejecting the amount bid for the Salt Re-sold within Twenty-four hours from the time of Re-sale.

The other Conditions of the Re-sale will be publicly notified at the time of Re-sale.

By Order of the Board of Customs, Salt and Opium, the 16th May, 1838.

S. G. PALMER, *Acting Secretary.*

এস্টেটের দেওয়া হাইডেছে

যে গত জানেওরি মাহার নিলামের বিক্রিত নম তের কিছতের বেবাক টাকা প্রসিদ্ধাণ নিলামের সন্ত অনসারে দাখিল করিতে না পারিবার এই নম তের আমানত পেমনি টাকা ১৪ মে তারিখে বোর্ডের হুজুম প্রমান জব্ব হইল এই নমক আগামী ১৫ জুন রোজ শনিবার একপ্রহর ঘরে নিশ্চিত ভাবে বিক্রয় হইবেক নিলাম দিবা দুই প্রহর এক ঘটাপর পর আরম্ভ হইবেক

যদি নিলামে বোর্ডের সাহেবানবিশেষের সন্তুরে না পেমজ হইবেক এবং যে সন্তান নমক এই সানি

নিলামের দারা বিক্রয় হইবেক তাহার মূল্যের ডাক নিলামের সময় অবধি ২৪ ঘটাপর মধ্যে বো ডের সাহেবানবিশেষ গুহা কিয়া অগুহা করিবার একিয়ার আশন দিতে হইলেন

সনি নিলামের অন্যতম সন্তান সন্তান নিলামের সময় প্রকাশ্যরূপে জানান হইবেক

বিমোজিব হুজুম সাহেবান আশিগান বোর্ড পর মিট ও নমক ও আকিম ইতি সন ১৮৩৬ সাল তারিখ ১৬ মে

S. G. PALMER, *Acting Secretary.*

Administration.

ALL Persons indebted to the Estate of Lieutenant Colonel JOHN CAMPBELL, formerly of the First Battalion Seventeenth Regiment of Native Infantry, are requested to make payments to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims.

17th May, 1838.

(3)

UNION BANK.—The Directors of the Union Bank beg to notify to the Proprietors, that the whole of the Five Hundred and Ninety-eight New Supplementary Shares (or Thirds) which were allotted optionally to the Five Hundred and Ninety-eight Old Shares, at the par Subscription rate of 300 Company's Rupees have been taken up by the Old Shareholders.

In consequence, there will be no sale to the best bidder among the Proprietors (as contemplated in the January and February Resolutions) of lapsed Third Shares. Two full Shares and their two attached Thirds remain unappropriated to complete the even number of 600; and the Directors do not think it worth while to call a General Meeting of Proprietors for the single purpose of selling those, but will take the opportunity of the next Half-yearly Meeting, (in July) to dispose of them by competition among the Proprietors present or their proxies.

By Order of the Directors,

J. YOUNG, *Secy. Union Bank.*

Union Bank, the 18th May, 1838.

NOTICE is hereby given, that Three-half Chests, supposed to contain Beer, and Seven one-dozen Boxes of Claret, marked "J. B. D. Barielly," have been picked up by the Police of Barh. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, *Magistrate.*

Patna, Foujdaree Court, the 6th May, 1838.

NOTICE is hereby given, that the Kutchery House of Barriore and Premises, the property of the Honorable Company, will be exposed to sale by Auction, at the Office of the Collector of the 24-Pergunnahs, on the 14th July next.

F. STAINFORTH, *Offy. Collr.*

Collector's Cutchery, 24-Pergunnahs, }
the 12th May, 1838. }

SUNDRY Effects, the Property of the late Mr. R. G. O'ILVIE, Assistant to an Indigo Planter in this District, are under the Seal of this Court, and will be delivered to any person duly authorized to receive them.

G. GOUGH, *Offy. Judge.*

Dumany Adalat, Zillah Tirkoot, }
the 20th May, 1838. }

NOTICE of Public Sale for Arrears of Revenue unless intermediately liquidated at the Collector's Office, Zillah Mymensing on Monday the 16th July 1890 next, corresponding with the 4th Shubha 1943 B. S.

Name of Mohal to be sold and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Juma.	Arrears of Revenue including Interest and Penalty up to 1912 B. S.	
Ph. Pookhaeren, a 4as. Share,...	Ranee Hursanduree Dibba,	17635 10 0 0	20639 8 3 0 0	
On the same day the Rights and Interest of Kishen Indernain Thakoor, (late Husband of Ranee Hursanduree Dibba,) in Ph. Pookhaeren, in satisfaction of a Decree of Court amounting Principal and Interest to				
		...	199215 12 7 1 8	Krants.

Mymensing Collectorate, the 14th May, 1890.

D. PRINGLE, Collector.

حکم اشہارنا مد کچہری کلکٹری ضلع میمنسنگہ اینکہ
ہموجب منشی قانون یازدہم سنہ ۱۸۴۲ع و قانون ہفتم سنہ ۱۸۳۰ع برای ادای زرباخصزاتہ
وسود جرمانہ بابت بتایا لغایت سنہ ۱۲۴۳ بنگلہ تاریخ نیلام محال مندرجہ ذیل در یوم ہجدهم
جولائی سنہ ۱۸۳۶ع مطابق چہارم ماہون سنہ ۱۲۴۳ بنگلہ روز دوشنبہ مقرر ساختہ اشہار
دادہ میشود کسانکہ ارادہ خرید نیلام محال مرقوم داشتہ باشند لازم کہ زمان قبل نیلام
مقصود صاحب کلکٹر ضلع مذکور حاضر و رجوع نشدہ بواقفیت کاغذات جمع وزمن نیلام خرید
نمایند درین باب تاکید داند المرقوم سیزدہم می سنہ ۱۸۳۶ع مطابق اول جیبہ سنہ ۱۲۴۳ بنگلہ

ইংরেজী নামা কাচারি কালেকটরি জিলা ময়মনসিংগ এহী নাগাইত সন ১২৪২ সালের বাকী ধানান
ও খুদ জরিমানা আদায় কারণ সন ১৮৭২ সাল ইংরেজীর ১১ কানুন ও সন ১৮৩০ সাল ইংরেজীর ৭
কানুন শূরত নিচের লেখা মহাল জিলা ময়মনসিংগ কালেকটরি কাচারিতে নিলাম কক্সা অধিন্যক
জানিয়া হজারিখ ১৮ জুলাই সন ১৮৩৬ সাল ইংরেজি মোতাবেক ৪ খুদিন সন ১২৪৩ সাল বাকীনা
রোজ সোমবার বেলা দুই প্রহরের সময় জিলা ময়মনসিংগ কালেকটরি কাচারিতে নিলামে বিক্রী হইবেক
কে কেহ ধরিতের এরা দা রাহে তাহার সিগের উচিত যে নিলামের রোজের পূর্বে কাচারি মজদরে
পৌছিয়া মহাল মজদরের জমা ও জমির কাগজাত ওয়াকিফ হইয়া নিলাম ধরিত করহ ইতি সন ১৮৩৬
সাল ইংরেজি তারিখ ১৩ মাই মোতাবেক সন ১২৪৩ সাল তারিখ ১ টৈখট—

ক্র.সং.	নং রেজিস্ট্রি	ইসীম মহাল	ইসীম মালিক	জমা সদর	কম হিসাব কাছা বিলা মে বিক্রী হ ইবেক	বাকী ধানান না ১২৪২ সাল	বাকী খুদ জরি মানা	এখন বাকী
১	০	নং পুখরি রাহি ০/০ আনা	রানী হর তন্দরি দে বা	১৭৬৩৫১/৩	১	২৬৩৩৫১/১১	৩৩২৪/৩৫	২৯৬৫২১/৩

জানান জাইতেছে যে এ উপরের লিখিত সন ১৮৩৬ সালের ১৮ জুলাই আদালতের ডিগরির দেইয়া
১৮৭২১৫৫৭ = কাক আদায় কারণ বাকী হরতন্দরি দেবার সওদর কক্সইজনারারন তার ঠাহরের হত
এ পরগনে পুখরিয়া হিসাব মজদরের মধ্যে নিলাম হইবেক ইতি—

D. PRINGLE, Collr.

Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Sixteenth day of June, instant, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Nilmoney Soame,—

1.—The Right, Title, and Interest of the said Nilmoney Soame, of, in, and to all that Upper-roomed Brick-built Messuage, Tenement, or Family Dwelling House, with a piece or parcel of Land thereunto belonging, containing, by estimation, Fifteen Cottahs, more or less, situate, lying, and being at Chuckerbare, in Dhee Panchannogram, and in the District of 24-Pergunnahs, and butted and bounded as follows: (that is to say,) on the West by a piece of Land of Joynarain Naug, on the North by a Lane and Gunganarain Ghose's House, on the East by the House and Land of Chundermoney Ghose, and on the South by another House of the said Nilmoney Soame.

2.—Also, the Right, Title, and Interest of the said Nilmoney Soame, of, in, and to a piece or parcel of Garden Ground, with several Trees standing there, containing, by estimation, Four Biggahs, more or less, situate, lying, and being at the same place, and butted and bounded as follows: (that is to say,) on the North by another House of the said Nilmoney Soame, on the South by Rajah's Maut, on the West by a Tank belonging to Joynarain Ray, and on the East by a piece of Land of Bulloram Mitter.

3.—Also, the Right, Title, and Interest of the said Nilmoney Soame, of, in, and to another piece or parcel of Garden Ground, with several Trees standing there, containing, by estimation, Two Biggahs and Ten Cottahs, more or less, situate, lying, and being at Ballee-gunge, and in the District aforesaid, and butted and bounded as follows: (that is to say,) on the North by Public Road, on the West by a piece of Land of Mr. Middleton, on the South by the House and Land of Messrs. Hogg and Sandes, and on the East by a piece of Land of Joosun Mistry.

4.—Also, the Right, Title, and Interest of the said Nilmoney Soame, of, in, and to a piece or parcel of Garden Ground, containing, by estimation, One Biggah and Six Cottahs, more or less, situate, lying, and being at Baletullah, in Bhubannypore and in the District aforesaid, and butted and bounded as follows: (that is to say,) on the East by Public Road, on the North by a piece of Land of Fuckerchund Sircar, on the West by a piece of Land of Groopersaud Chowdry, and on the South by the House and Land of Tilluck Joogy.

5.—And also, the Right, Title, and Interest of the said Nilmoney Soame, of, in, and to a piece or parcel of Land or Ground, containing, by estimation, Six Cottahs, more or less, situate, lying, and being at Bhubannypore and in the District aforesaid, and butted and bounded as follows: (that is to say,) on the East by the House and Land of Ramnarain Kharnee, on the North by a piece of Land of Probhoooram Biswas, on the West by a piece of Land of the said Probhoooram Biswas, and on the South by the House and Land of Shoyrub Sircar.

The Conditions of Sale may be known by applying at the Sheriff's Office.

NOTICE.—The Interest and Responsibility of **GEORGE ADAM**, in our respective Establishments at Bombay, Batavia and Glasgow, ceased on the First of June, 1835.

(Signed) **ADAM, SKINNER & CO.**

Bombay, 6th May, 1835.

J. CHALCRAFT begs to inform his Patrons, Friends, and the Public at large, that circumstances have obliged him to close the business of Carver and Gilder, carried on by him at No. 12, Hastings' Street, under the Firm of **CHALCRAFT and Co.** till his affairs are settled. J. C. at the same time cannot fail to offer his grateful and sincere thanks for the extensive patronage and support held out to him since his commencement in business, and trusts to merit a continuance of the same on his resuming business, which he hopes to be enabled to do shortly.

N. B. The Orders of those Gentlemen now on hand, will be finished without delay and forwarded to them.

Calcutta, 1st June, 1835.

Tent Contractors, Futtchghur.

MESSRS. JAKUES AND CO., TENT CONTRACTORS, FUTTEGHUR.—The highly flattering and distinguished preference which our Establishment has experienced for the last three years, induces us to avail ourselves of the termination of the commercial year, to address our numerous friends, constituents and the public, on terms of congratulation and thankful acknowledgements.

The superiority of the Camp Equipage manufactured by us, both as regards materials, neatness and style, is now so well known in all the Presidencies, as to require little or no comment from us; we may however be permitted to state, that we have fully redeemed the pledge we formerly gave, viz.

"That every Tent should be manufactured in our Factory, under our immediate superintendence, and every material used new and of the best quality?"—To this pledge we shall strictly adhere, trusting that the attention invariably paid by us in the execution of all orders entrusted to our care, will insure to us a continuation of that splendid patronage our Establishment has hitherto experienced.

Orders from every part of India will continue to be executed and dispatched with the least possible delay and cost; and we hope that all our kind friends and supporters will do us the favor to bear in mind, how essentially necessary it is that all their orders should be accompanied with the usual advance, including transit charges, the risk of which rests with the purchasers.

JAKUES & CO.

Futtchghur, May 1, 1835.

Pay & Audit Regulations,

AS NOW IN FORCE;

PREPARED in the Office of the Military Auditor General, and sanctioned by Government. This Work is complete up to 1st June 1835, with an Appendix, Index, Tables, and all necessary Forms. Price unbound, 10 Rupees. Apply to Mr. Ruttmann, Orphan Press.

Sept. 1, 1835.

manifest have been received.

entry inwards, shall have been received by the Collector of Customs, and order shall have been given by the said Collector for the discharge of the Cargo, and the said Collector may further refuse to give such

And entry may be refused until papers of the places of departure are delivered.

VIII. And it is

Collector may and Custom House Officer on board any Vessel—

at any time, and the shall remain on board of such Vessel by day and by night, until the Vessel shall leave the Port, or until it be otherwise ordered by the Collector of Customs.

To remain on board till she sails.

Persons refusing to admit Custom House Officers or not giving them proper accommodation liable to Fine.

Persons refusing to admit Custom House Officers or not giving them proper accommodation liable to Fine. accommodation while on board, shall be liable to fine, not exceeding the sum of 500 Rupees for each day during which such Officer shall not be received and provided with suitable shelter and accommodation, which fine shall be adjudged by and at the discretion of the Board of Customs, Salt and Opium at Calcutta, and the Vessel by the Master or Person in charge of which such fine shall have been incurred, shall not be moved until the same shall be paid.

X. And it is hereby enacted, that whenever a Collector of Customs shall see cause to direct that any Vessel shall be searched he shall issue his warrant or written order for the same addressed to the Custom House Officer on board, or to any other Officer under his authority, and upon production of such order, the Officer hearing it shall be competent to require any Cabins, Lockers or Bulkheads to be opened in his presence, and if not opened upon his requisition to break the same open, and any Goods that may be found concealed, and that shall not be duly accounted for to the satisfaction of the Collector of Customs shall be confiscated, and any Master or Person in charge of a Vessel, who shall resist such Officer, or refuse to allow the Vessel to be searched when so ordered by the Collector of Customs, shall be liable upon conviction for every such offence to a Fine of 1000 Rupees, to be adjudged by any Magistrate or Justice of the Peace of the place.

Collector may order a Vessel to be searched. Bulkheads to be broken open if not opened on requisitions.

Any concealed Goods to be confiscated.

Resistance or refusal of Masters punishable with Fine of 1000 Rupees.

Resistance or refusal of Masters punishable with Fine of 1000 Rupees.

Goods not to be landed or put on board till entry of the Ship is duly made.

House of the Port, and Order shall have been given for discharge of the Cargo thereof as above provided, and it shall be the duty of the Custom House Officer on board, and of all Officers of Customs, to seize as contraband any Goods which shall have been removed or put on board of any Vessel in contravention of the above provision, or which any attempt shall have been made to remove from or to put on board of any Vessel in contravention of the above provision. And after entry of the Vessel at the Custom House in due form such part of the Cargo as may not be intended and declared for re-exportation in the same Vessel shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

Cargo to be sent ashore and laden outwards according to existing Forms.

Cargo to be sent ashore and laden outwards according to existing Forms. shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

ceding Section of this Act, and

another copy thereof to be presented at the time of applying for

entry inwards, shall have been received by the Collector of Customs, and order shall have been given by the said Collector for the discharge of the Cargo, and the said Collector may further refuse to give such

order if he shall see fit until any Port Clearances, Cocktits, or other papers known to be granted at the places from which the Vessel is stated to have come shall likewise be delivered to him.

hereby enacted, that it shall be competent to the Collector of Customs at any Port of Bengal or Orissa at his discretion to send one or more Officers of Customs on board of any Vessel at any time, and the shall remain on board of such Vessel by day and by night, until the Vessel shall leave the Port, or until it be otherwise ordered by the Collector of Customs.

IX. And it is hereby enacted, that any Master or Person in charge of such Vessel who shall refuse to receive a Custom House Officer on board when so deputed as above provided, or shall not afford such Officer suitable shelter and sleeping accommodation while on board, shall be liable to fine, not exceeding the sum of 500 Rupees for each day during which such Officer shall not be received and provided with suitable shelter and accommodation, which fine shall be adjudged by and at the discretion of the Board of Customs, Salt and Opium at Calcutta, and the Vessel by the Master or Person in charge of which such fine shall have been incurred, shall not be moved until the same shall be paid.

X. And it is hereby enacted, that whenever a Collector of Customs shall see cause to direct that any Vessel shall be searched he shall issue his warrant or written order for the same addressed to the Custom House Officer on board, or to any other Officer under his authority, and upon production of such order, the Officer hearing it shall be competent to require any Cabins, Lockers or Bulkheads to be opened in his presence, and if not opened upon his requisition to break the same open, and any Goods that may be found concealed, and that shall not be duly accounted for to the satisfaction of the Collector of Customs shall be confiscated, and any Master or Person in charge of a Vessel, who shall resist such Officer, or refuse to allow the Vessel to be searched when so ordered by the Collector of Customs, shall be liable upon conviction for every such offence to a Fine of 1000 Rupees, to be adjudged by any Magistrate or Justice of the Peace of the place.

XI. And it is hereby enacted, that no Goods shall be allowed to leave any Vessel, or to be put on board thereof until entry of the Vessel shall have been duly made in the Custom House of the Port, and Order shall have been given for discharge of the Cargo thereof as above provided, and it shall be the duty of the Custom House Officer on board, and of all Officers of Customs, to seize as contraband any Goods which shall have been removed or put on board of any Vessel in contravention of the above provision, or which any attempt shall have been made to remove from or to put on board of any Vessel in contravention of the above provision. And after entry of the Vessel at the Custom House in due form such part of the Cargo as may not be intended and declared for re-exportation in the same Vessel shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

Cargo to be sent ashore and laden outwards according to existing Forms. shall be sent to land. And Export Cargo shall be laden on board thereof according to the rules and practice now in force, and if an attempt be made to land or put on board Goods or Merchandise in contravention thereof, the Goods or Merchandise shall be liable to seizure and confiscation.

Goods manifest not to be landed in ordinary form.

Goods manifest not to be landed in ordinary form. seized, and any Goods found on board in excess of the Manifest, or not corresponding with the specification and description therein contained, shall be seized by the Custom House Officer on board in order that they may be dealt with as prescribed in Section VI. of this Act; and if Goods entered in the Manifest shall not be found on board the Vessel, or if the quantity found be short and the deficiency be not duly accounted for, or if Goods sent out of the Vessel be not landed at the Custom House, or at such other Ghat or place as the Collector of Customs shall have prescribed or permitted there to be passed in due form, the Master or Commander shall be liable to a penalty not exceeding five hundred Rupees for every missing or deficient package of unknown value, and for twice the amount of Duty chargeable on the Goods deficient and unaccounted for, if capable of being assessed therewith. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

But to be seized on board.

entered in the Manifest shall not be found on board the Vessel, or if the quantity found be short and the deficiency be not duly accounted for, or if Goods sent out of the Vessel be not landed at the Custom House, or at such other Ghat or place as the Collector of Customs shall have prescribed or permitted there to be passed in due form, the Master or Commander shall be liable to a penalty not exceeding five hundred Rupees for every missing or deficient package of unknown value, and for twice the amount of Duty chargeable on the Goods deficient and unaccounted for, if capable of being assessed therewith. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

Master to be answerable that all Goods manifested are forthcoming and duly passed.

Under Penalty of 500 Rupees for each missing package of unknown value or double Duty if assessable.

being assessed therewith. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

Rule for presenting an amended or supplemental Manifest.

but the receiving of such shall always be discretionary.

Custom House Officers taking unauthorized Fees or Bribes subject to penalty of five hundred Rupees.

omitting to do any not in his Official capacity, shall forfeit for every such offence the sum of five hundred Rupees, and any person who shall offer a Bribe to any Custom House Officer in order to induce such Officer to act in a manner inconsistent with his duty shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District or Place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the Civil Jail of the City or District until the Fine be paid, or for a period not exceeding six months.

Same penalty on persons offering.

with his duty shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District or Place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the Civil Jail of the City or District until the Fine be paid, or for a period not exceeding six months.

Collector to investigate and adjudge confiscation.

and according to his judgment shall either release the Goods or adjudge them to confiscation, and whenever he shall declare Goods to be confiscated he shall report his proceedings for confirmation and final adjudication by the Board of Customs, Salt and Opium. Provided however that nothing herein contained shall be construed to prevent the Governor of Bengal from ordering the release of Goods seized, or from remitting any penalty whatsoever that may be incurred for contravention of the Customs Laws.

Board's confirmation necessary.

shall report his proceedings for confirmation and final adjudication by the Board of Customs, Salt and Opium. Provided however that nothing herein contained shall be construed to prevent the Governor of Bengal from ordering the release of Goods seized, or from remitting any penalty whatsoever that may be incurred for contravention of the Customs Laws.

Twenty or thirty days allowed to clear inwards according to tonnage.

six hundred tons hitherto, and thirty days, exclusive of Sundays and Holidays, for the discharge of the Import Cargo of Vessels exceeding that burthen, and the said periods shall be calculated from the day of the Tide Waiter or other Custom House Officer first going on board. And if the whole Cargo be not discharged by the expiration of the above-stated periods respectively, the Master or Commander shall be charged with the Tide Waiter's or other Officer's Wages, and other expenses for any further period that he or they may be detained

XII. Provided however and

it is hereby enacted, that no Goods shall be allowed to leave any Vessel under the said rules unless the same be duly manifested, and any Goods found on board in excess of the Manifest, or not corresponding with the specification and description therein contained, shall be seized by the Custom House Officer on board in order that they may be dealt with as prescribed in Section VI. of this Act; and if Goods entered in the Manifest shall not be found on board the Vessel, or if the quantity found be short and the deficiency be not duly accounted for, or if Goods sent out of the Vessel be not landed at the Custom House, or at such other Ghat or place as the Collector of Customs shall have prescribed or permitted there to be passed in due form, the Master or Commander shall be liable to a penalty not exceeding five hundred Rupees for every missing or deficient package of unknown value, and for twice the amount of Duty chargeable on the Goods deficient and unaccounted for, if capable of being assessed therewith. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

seized, and any Goods found on board in excess of the Manifest, or not corresponding with the specification and description therein contained, shall be seized by the Custom House Officer on board in order that they may be dealt with as prescribed in Section VI. of this Act; and if Goods entered in the Manifest shall not be found on board the Vessel, or if the quantity found be short and the deficiency be not duly accounted for, or if Goods sent out of the Vessel be not landed at the Custom House, or at such other Ghat or place as the Collector of Customs shall have prescribed or permitted there to be passed in due form, the Master or Commander shall be liable to a penalty not exceeding five hundred Rupees for every missing or deficient package of unknown value, and for twice the amount of Duty chargeable on the Goods deficient and unaccounted for, if capable of being assessed therewith. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

order that they may be dealt with as prescribed in Section VI. of this Act; and if Goods entered in the Manifest shall not be found on board the Vessel, or if the quantity found be short and the deficiency be not duly accounted for, or if Goods sent out of the Vessel be not landed at the Custom House, or at such other Ghat or place as the Collector of Customs shall have prescribed or permitted there to be passed in due form, the Master or Commander shall be liable to a penalty not exceeding five hundred Rupees for every missing or deficient package of unknown value, and for twice the amount of Duty chargeable on the Goods deficient and unaccounted for, if capable of being assessed therewith. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

not landed at the Custom House, or at such other Ghat or place as the Collector of Customs shall have prescribed or permitted there to be passed in due form, the Master or Commander shall be liable to a penalty not exceeding five hundred Rupees for every missing or deficient package of unknown value, and for twice the amount of Duty chargeable on the Goods deficient and unaccounted for, if capable of being assessed therewith. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

being assessed therewith. Provided, however, that nothing herein contained shall be construed to prevent the Collector of Customs from permitting the Master or Commander of any Vessel to amend obvious errors or to supply omissions from accident or inadvertence by furnishing an amended or supplemental Manifest, but the receiving of such shall always be discretionary.

XIII. And it is hereby enacted, that any Custom House Officer whatsoever who shall demand or accept any gratuity not authorized by any existing Regulation or Order of Government in consideration of doing, or of omitting to do any not in his Official capacity, shall forfeit for every such offence the sum of five hundred Rupees, and any person who shall offer a Bribe to any Custom House Officer in order to induce such Officer to act in a manner inconsistent with his duty shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District or Place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the Civil Jail of the City or District until the Fine be paid, or for a period not exceeding six months.

to any Custom House Officer in order to induce such Officer to act in a manner inconsistent with his duty shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District or Place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the Civil Jail of the City or District until the Fine be paid, or for a period not exceeding six months.

to any Custom House Officer in order to induce such Officer to act in a manner inconsistent with his duty shall forfeit a like sum, and these penalties shall be adjudged on conviction before any Magistrate or Justice of the Peace of the Town, District or Place where the Custom House may be established by such Magistrate, and in default of payment any person so convicted shall be committed to the Civil Jail of the City or District until the Fine be paid, or for a period not exceeding six months.

XIV. And it is hereby enacted, that when Goods shall be seized as contraband and liable to confiscation, the Collector of Customs shall investigate the case, and according to his judgment shall either release the Goods or adjudge them to confiscation, and whenever he shall declare Goods to be confiscated he shall report his proceedings for confirmation and final adjudication by the Board of Customs, Salt and Opium. Provided however that nothing herein contained shall be construed to prevent the Governor of Bengal from ordering the release of Goods seized, or from remitting any penalty whatsoever that may be incurred for contravention of the Customs Laws.

shall report his proceedings for confirmation and final adjudication by the Board of Customs, Salt and Opium. Provided however that nothing herein contained shall be construed to prevent the Governor of Bengal from ordering the release of Goods seized, or from remitting any penalty whatsoever that may be incurred for contravention of the Customs Laws.

XV. And it is hereby further enacted, that twenty days, exclusive of Sundays and Holidays, shall be allowed for the discharge of the Import Cargo of Vessels not exceeding six hundred tons hitherto, and thirty days, exclusive of Sundays and Holidays, for the discharge of the Import Cargo of Vessels exceeding that burthen, and the said periods shall be calculated from the day of the Tide Waiter or other Custom House Officer first going on board. And if the whole Cargo be not discharged by the expiration of the above-stated periods respectively, the Master or Commander shall be charged with the Tide Waiter's or other Officer's Wages, and other expenses for any further period that he or they may be detained

After which the Master to pay charges of the Custom House Officer. any further period that he or they may be detained

on board. And if the Owners, Importers or Consignees do not bring their Goods to land within the periods above fixed, it shall be the duty of the Master or Commander so to do. And if any Goods remain on board after the time fixed as above for the discharge of the Import Cargo, the Collector may order the same to be landed and warehoused for the security of the duties obchargeable, and of any freight and primage and other demands that may be due thereon, giving his receipt to the Master for the same. Provided always, that in all cases it shall be lawful for the Collector or other Officer in charge of the Custom

House, with the consent of the Master of the Vessel, to cause any packages to be brought on shore and to be deposited in the Government Warehouse for the security of the Duties and Charges thereon, although twenty days may not have expired from the entry of such Vessel; and in case Goods so landed and warehoused, or any Goods brought to land from any Vessel be not claimed and cleared from the Custom House within three months from the date of landing, it shall be competent to the Collector to sell the same on account of the Duties, Freight, and other Charges incurred and due thereon.

If these fail Collector may land and warehouse. And may land packages before twenty days with consent of Master.

Further period of 15 or 20 days for continuous loading for export.

If the Vessel be laid up Tid-swifter to watch and leave, certifying that it is empty. Necessary Stores and Vessel so laid up

20 and 30 days according to tonnage allowed for loading a Vessel outwards after being laid up, but search and certificate that nothing is on board necessary.

When penalty has been incurred by a Master—fine or demand, on account of any act or omission relating to Customs, the Collector of Customs shall be competent, subject to the Orders of the Board of Customs, Salt and Opium, to refuse Port Clearance to such Vessel until the fine shall be discharged.

The Collector may refuse Port Clearance of the Vessel till it be paid.

Goods shipped after Port Clearance to pay double Duty, and 5 Cent. if free.

XIX. And it is hereby enacted, that when a Vessel having cleared out from any Port shall put back from stress of weather, or if shall for any

In case of re-landing for damage, &c., Officer to proceed on board to watch.

And Cargo not to be exempt from Duty on re-export, unless all the while in charge of Custom House Officers.

Premium for re- importation when Duties and Drawbacks are to be refunded.

And Master to forfeit the value of Drawback, Goods not forthcoming.

XX. And it is hereby enacted, that when Goods shall be re-landed before the loading of any Vessel is complete and Port Clearance has been granted, the Duty levied upon such Goods shall be returned to the Exporter, but no refund shall be made of Duty paid on the Export of any Goods after Port Clearance shall have been granted for the Vessel on which the Goods were Exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rule contained in Section XIX. of this Act.

Arabs and other Foreign Asiatic Vessels to be deemed foreign.

Dhonnies, &c. to be required to anchor in a particular part of the River.

Penalty if not moved said Boat when required, 100 Rupees.

Vessel, its Equipment or Cargo may be seized.

Dhonnies, &c. from Maldives and Nicobar to be British Vessels.

XXI. And it is hereby further enacted, that Vessels owned by Natives of Arabia and coming from the Ports thereof, and likewise the Vessels of any Country or Port of Asia not subject to the Dominion of the King of the United Kingdom of Great Britain and Ireland, excepting Dhonnies and small Craft from the Maldives and Nicobar Islands as herein under provided, shall be deemed Foreign Vessels.

XXII. And it is hereby enacted, that Dhonnies, Country Craft and other small Vessels, not brought into the Port of Calcutta by Pilots, shall be required to anchor and moor in such part of the River Hooghly as shall be marked out by the Collector of Customs, with the sanction of the Board of Customs, Salt and Opium, and if any such Vessel shall anchor or moor in any other part of the River than as so marked out, and the Master or Person in charge thereof shall not immediately upon being ordered so to do move his Vessel to the place marked out, he shall be liable to a fine of 100 Rupees, to be adjudged by the Collector of Customs, and the Vessel or any part of its Equipment or Cargo may be seized and sold in satisfaction of such fine—and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be prescribed by the Collector of Customs, and Vessels of this description coming from the Maldives, or from the Nicobar Islands, shall be considered as British Vessels.

damage, or from other cause be necessary that the Cargo of a Vessel (that has cleared out) shall be unshipped or re-loaded, a Custom House Officer shall be sent to watch the Vessel and take charge of the Cargo during such re-landing or removal from on board; and the Goods on board such Vessel shall not be allowed to be transhipped or re-exported, free of duty, by reason of the previous settlement of Duty at the time of first export, unless the Goods shall be lodged in such place as shall be allowed by the Collector of Customs, and shall remain while on land, or while on board of any other Vessel under special charge of the Officers of Customs until the time of re-export, and all charges attending such custody shall be borne by the Exporter or by the Applicant for this advantage. Provided, however, that in all cases of return to Port after Port Clearance, on account of damage or for stress of weather, it shall be lawful for the Owner, or for the Master and Commander to re-enter the Vessel and land the Cargo under the rules for the importation of Goods, and the Export Duty shall in that case be refunded, and the amount paid in Drawback be reclaimed, and the Goods be placed in all respects as before being passed for exportation; and if Goods, on account of which Drawback has been paid, be not found on board the Vessel, the Master shall forfeit the entire value thereof unless he account for them to the satisfaction of the Collector of Customs.

XX. And it is hereby enacted, that when Goods shall be re-landed before the loading of any Vessel is complete and Port Clearance has been granted, the Duty levied upon such Goods shall be returned to the Exporter, but no refund shall be made of Duty paid on the Export of any Goods after Port Clearance shall have been granted for the Vessel on which the Goods were Exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rule contained in Section XIX. of this Act.

XXI. And it is hereby further enacted, that Vessels owned by Natives of Arabia and coming from the Ports thereof, and likewise the Vessels of any Country or Port of Asia not subject to the Dominion of the King of the United Kingdom of Great Britain and Ireland, excepting Dhonnies and small Craft from the Maldives and Nicobar Islands as herein under provided, shall be deemed Foreign Vessels.

XXII. And it is hereby enacted, that Dhonnies, Country Craft and other small Vessels, not brought into the Port of Calcutta by Pilots, shall be required to anchor and moor in such part of the River Hooghly as shall be marked out by the Collector of Customs, with the sanction of the Board of Customs, Salt and Opium, and if any such Vessel shall anchor or moor in any other part of the River than as so marked out, and the Master or Person in charge thereof shall not immediately upon being ordered so to do move his Vessel to the place marked out, he shall be liable to a fine of 100 Rupees, to be adjudged by the Collector of Customs, and the Vessel or any part of its Equipment or Cargo may be seized and sold in satisfaction of such fine—and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be prescribed by the Collector of Customs, and Vessels of this description coming from the Maldives, or from the Nicobar Islands, shall be considered as British Vessels.

XX. And it is hereby enacted, that when Goods shall be re-landed before the loading of any Vessel is complete and Port Clearance has been granted, the Duty levied upon such Goods shall be returned to the Exporter, but no refund shall be made of Duty paid on the Export of any Goods after Port Clearance shall have been granted for the Vessel on which the Goods were Exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rule contained in Section XIX. of this Act.

XXI. And it is hereby further enacted, that Vessels owned by Natives of Arabia and coming from the Ports thereof, and likewise the Vessels of any Country or Port of Asia not subject to the Dominion of the King of the United Kingdom of Great Britain and Ireland, excepting Dhonnies and small Craft from the Maldives and Nicobar Islands as herein under provided, shall be deemed Foreign Vessels.

XXII. And it is hereby enacted, that Dhonnies, Country Craft and other small Vessels, not brought into the Port of Calcutta by Pilots, shall be required to anchor and moor in such part of the River Hooghly as shall be marked out by the Collector of Customs, with the sanction of the Board of Customs, Salt and Opium, and if any such Vessel shall anchor or moor in any other part of the River than as so marked out, and the Master or Person in charge thereof shall not immediately upon being ordered so to do move his Vessel to the place marked out, he shall be liable to a fine of 100 Rupees, to be adjudged by the Collector of Customs, and the Vessel or any part of its Equipment or Cargo may be seized and sold in satisfaction of such fine—and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be prescribed by the Collector of Customs, and Vessels of this description coming from the Maldives, or from the Nicobar Islands, shall be considered as British Vessels.

XX. And it is hereby enacted, that when Goods shall be re-landed before the loading of any Vessel is complete and Port Clearance has been granted, the Duty levied upon such Goods shall be returned to the Exporter, but no refund shall be made of Duty paid on the Export of any Goods after Port Clearance shall have been granted for the Vessel on which the Goods were Exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rule contained in Section XIX. of this Act.

XXI. And it is hereby further enacted, that Vessels owned by Natives of Arabia and coming from the Ports thereof, and likewise the Vessels of any Country or Port of Asia not subject to the Dominion of the King of the United Kingdom of Great Britain and Ireland, excepting Dhonnies and small Craft from the Maldives and Nicobar Islands as herein under provided, shall be deemed Foreign Vessels.

XXII. And it is hereby enacted, that Dhonnies, Country Craft and other small Vessels, not brought into the Port of Calcutta by Pilots, shall be required to anchor and moor in such part of the River Hooghly as shall be marked out by the Collector of Customs, with the sanction of the Board of Customs, Salt and Opium, and if any such Vessel shall anchor or moor in any other part of the River than as so marked out, and the Master or Person in charge thereof shall not immediately upon being ordered so to do move his Vessel to the place marked out, he shall be liable to a fine of 100 Rupees, to be adjudged by the Collector of Customs, and the Vessel or any part of its Equipment or Cargo may be seized and sold in satisfaction of such fine—and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be prescribed by the Collector of Customs, and Vessels of this description coming from the Maldives, or from the Nicobar Islands, shall be considered as British Vessels.

XX. And it is hereby enacted, that when Goods shall be re-landed before the loading of any Vessel is complete and Port Clearance has been granted, the Duty levied upon such Goods shall be returned to the Exporter, but no refund shall be made of Duty paid on the Export of any Goods after Port Clearance shall have been granted for the Vessel on which the Goods were Exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rule contained in Section XIX. of this Act.

XXI. And it is hereby further enacted, that Vessels owned by Natives of Arabia and coming from the Ports thereof, and likewise the Vessels of any Country or Port of Asia not subject to the Dominion of the King of the United Kingdom of Great Britain and Ireland, excepting Dhonnies and small Craft from the Maldives and Nicobar Islands as herein under provided, shall be deemed Foreign Vessels.

XXII. And it is hereby enacted, that Dhonnies, Country Craft and other small Vessels, not brought into the Port of Calcutta by Pilots, shall be required to anchor and moor in such part of the River Hooghly as shall be marked out by the Collector of Customs, with the sanction of the Board of Customs, Salt and Opium, and if any such Vessel shall anchor or moor in any other part of the River than as so marked out, and the Master or Person in charge thereof shall not immediately upon being ordered so to do move his Vessel to the place marked out, he shall be liable to a fine of 100 Rupees, to be adjudged by the Collector of Customs, and the Vessel or any part of its Equipment or Cargo may be seized and sold in satisfaction of such fine—and Goods shall be landed from such Vessels and put on board for Export according to such rules and at such places as shall be prescribed by the Collector of Customs, and Vessels of this description coming from the Maldives, or from the Nicobar Islands, shall be considered as British Vessels.

XX. And it is hereby enacted, that when Goods shall be re-landed before the loading of any Vessel is complete and Port Clearance has been granted, the Duty levied upon such Goods shall be returned to the Exporter, but no refund shall be made of Duty paid on the Export of any Goods after Port Clearance shall have been granted for the Vessel on which the Goods were Exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rule contained in Section XIX. of this Act.

SCHEDULE A.

Rates of Duty to be charged on Goods imported by Sea into any Port of the Presidency of Fort William in Bengal.

No.	ENUMERATION OF GOODS.	WHEN IMPORTED ON BRITISH BOTTOMS.	WHEN IMPORTED ON FOREIGN BOTTOMS.
1	Bullion and Coin,...	Free,	Free,
2	Precious Stones and Pearls, ...	Ditto,	Ditto,
3	Grain and Pulse, ...	Ditto,	Ditto,
4	Horses and other Living Animals, ...	Ditto,	Ditto,
5	Ice,	Ditto,	Ditto,
6	Coal, Coke, Bricks, Chalk and Stones, ...	Ditto,	Ditto,
7	Books printed in the United Kingdom, or in any British Possession, ...	Ditto,	3 per Cent.
8	Foreign Books, ...	3 per Cent.,	6 per Cent.
9	Marine Stores, the produce or manufacture of the United Kingdom, or of any British Possession, ...	2 per Cent.,	4 per Cent.
10	Do. do., the produce or manufacture of any other place or country, ...	4 per Cent.,	12 per Cent.
11	Metals, wrought or unwrought, the produce or manufacture of the United Kingdom, or any British Possession, ...	3 per Cent.,	6 per Cent.
12	Metals, do. do., excepting Tin, the produce or manufacture of any other place, ...	6 per Cent.,	12 per Cent.
13	Tin, the produce of any other place than the United Kingdom, or any British Possession, ...	10 per Cent.,	20 per Cent.
14	Woolens, the produce or manufacture of the United Kingdom, or any British Possession, ...	2 per Cent.,	4 per Cent.
15	Do., the produce of any other place or country, ...	4 per Cent.,	8 per Cent.
16	Cotton and Silk Piece Goods, Cotton Twist and Yarn, the produce of the United Kingdom, or of any British Possession, ...	3½ per Cent.,	7 per Cent.
17	Do., the produce of any other place, ...	7 per Cent.,	14 per Cent.
18	Opium, ...	24 Rs. per Seer of 80 Tolas, Rs. 3-4 per Md. of 80 Tolas per Seer,	Rs. per Seer of 80 Tolas, Rs. 3-4 per Md. of 80 Tolas per Seer,
19	Salt, ...	10 per Cent.,	20 per Cent.
20	Alum, ...	10 per Cent.,	20 per Cent.
21	Camphor, ...	10 per Cent.,	20 per Cent.
22	Cassia, ...	10 per Cent.,	20 per Cent.
23	Cloves, ...	10 per Cent.,	20 per Cent.
24	Coffee, ...	7½ per Cent.,	15 per Cent.
25	Coral, ...	10 per Cent.,	20 per Cent.
26	Nutmeg and Mace, ...	10 per Cent.,	20 per Cent.
27	Pepper, ...	10 per Cent.,	20 per Cent.
28	Rattans, ...	7½ per Cent.,	15 per Cent.
29	Ten, ...	10 per Cent.,	20 per Cent.
30	Vermillion, ...	10 per Cent.,	20 per Cent.
31	Wines & Liqueurs, ...	10 per Cent.,	20 per Cent.
32	Spirits, Consolidated Duty, including that levied heretofore thro' the Police of Calcutta, ...	9 As. per Imperial Gallon, ...	16 As. per Imperial Gallon,
<p>And the Duty on Spirits shall be rateably increased as the strength exceeds of London proof, and when imported in bottles, five quart bottles shall be deemed equal to the Imperial Gallon.</p>			
All Articles not included in the above enumeration,		per Cent.,	7 per Cent.

And when the Duty is declared to be ad valorem it shall be levied on the Market value without deduction, and if the Collector of Customs shall apprehend to doubt whether the Goods come from the Country from which they are declared to come by the Importer, it shall be lawful for the Collector of Customs to call on the Importer to furnish evidence as to the place of manufacture or production, and if such evidence shall not satisfy the said Collector of the truth of the declaration, the Goods shall be charged with the highest rate of duty, subject always to an appeal to the Board of Customs, Salt and Opium.

And upon the Re-export by Sea of Goods imported, excepting Opium and Salt, provided the re-export be made within two years of the date of Import in per Custom House Register, and the Goods be identified to the satisfaction of the Collector of Customs, there shall be retained one-eighth of the amount of Duty levied and the remainder shall be repaid as Drawback. And if Goods be re-exported in the same Ship without being landed (always excepting Opium and Salt, in regard to which the special rules in force shall continue to apply,) there shall be no Import Duty levied thereon.

SCHEDULE B.

Rates of Duty to be charged upon Goods Exported by Sea from any Port or Place in the Presidency of Fort William in Bengal.

No.	ENUMERATION OF GOODS.	EXPORTED ON BRITISH BOTTOMS.	EXPORTED ON FOREIGN BOTTOMS.
1	Bullion and Coin, ...	Free,	Free,
2	Precious Stones and Pearls, ...	Ditto,	Ditto,
3	Books printed in India, ...	Ditto,	Ditto,
4	Horses & Living Animals, ...	Ditto,	Ditto,
5	Opium purchased at Government Sale in Calcutta, ...	Ditto,	Ditto,
6	Cotton Wool exported to Europe, the United States of America or any British Possession in America, ...	Ditto,	8 As. p. Md. of 80 Tolas to the Seer,
7	Ditto do. exported to places other than above, ...	As. 8 p. Md. of 80 Tolas p. Seer,	As. 16 p. Md. of 80 Tolas to the Seer,
8	Sugar and Rum exported to the United Kingdom, or to any British Possession, ...	Free,	3 per Cent.
9	Ditto exported to any other place, ...	3 per Cent., ...	6 per Cent.
10	Grain and Pulse of all sorts, ...	1 Anna per bag not exceeding 2 Mds. of 80 Tolas to the Seer, or if exported otherwise than in bags 1 Anna per Maund, ...	2 As. per bag not exceeding 2 Mds. of 80 Tolas to the Seer, or if exported otherwise than in bags 1 Anna per Maund, ...
11	Indigo, ...	Rs. 2 p. Md. of 80 Tolas to the Seer, ...	Rs. 6 p. Md. of 80 Tolas to the Seer,
12	Lac Dye and Shell Lac, ...	4 per Cent., ...	8 per Cent.
13	Silk, Raw Filature, ...	3½ As. p. Seer of 80 Tolas, ...	7 As. p. Seer of 80 Tolas,
14	Silk, Bengal Wound, ...	3 As. p. Seer of 80 Tolas, ...	6 As. p. Seer of 80 Tolas,
15	Tobacco, ...	4 As. p. Maund,	8 As. p. Maund.
16	All Country Articles not enumerated above, ...	3 per Cent., ...	6 per Cent.

And when the Duty is declared to be *ad valorem*, the same shall be levied on the market value of the Article at the place of Export, without deduction.

And in settling for the Duties on Exports by Sea, credit shall be given for payment of Inland Customs Duty, and Drawback shall be allowed of any excess of Duty paid upon production of *Rewanas* under the following Conditions, until the 1st April, 1837:

First—That the Goods shall be identified, and destination to the Port of Export proved in the usual manner.

Second—That the *Rewanas* shall bear date before the 1st April, 1836, and the Goods shall not have been protected thereby, or by the original thereof more than two years.

And after the said 1st April, 1837, credit shall not be given, nor shall Drawback be allowed of any Inland Customs or Land Frontier Duty, paid at any Custom House or Choke of the Junna Frontier Line, or of Benares, except only upon the Article of Cotton Wool, covered by *Rewanas* taken out at the Custom Houses of the Western Provinces, and proved to have been destined for Export by Sea when passed out of those Provinces.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

No. 37.

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.

NOTICE.

FORT WILLIAM,

GENERAL DEPARTMENT, THE 30TH MAY, 1836.

Under the powers conferred by the 6th Section of the Act No. XIV. of this year, the Governor of Bengal has fixed the Station of Kedgees, in the River Hoogley, as the place beyond which no Vessel Inward-bound shall pass, until the Master and Commander shall have delivered a Manifest of the Cargo and Goods laden therein, drawn up in the form prescribed by Section 46, Regulation IX. 1810, to the Pilot on board, in order that it may be forwarded to Calcutta in such manner as may be ordered by the Marine Board.

H. T. PRINSEP, *Secy. to Govt.*



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, JUNE 8, 1836.

FORT WILLIAM,

FINANCIAL DEPARTMENT, THE 27TH OCT. 1834.

NOTICE is hereby given, that from and after the 15th November next, the Board of Trade has been empowered and directed to receive Tenders for advances to be made on Goods and Merchandise consigned to England, covered by Bills of Exchange, to be drawn, payable to the Hon'ble Court of Directors of the East India Company in London, under the conditions and in the forms following:—

1st.—The parties to whom advances may be made shall agree, that the respective Consignments shall be delivered into the Warehouses of the East India Company, or into such other Warehouses as the Court of Directors may appoint, and that they shall be subject to the management of the Court of Directors, so long as the Court shall continue to manage the Goods of individuals.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of Government, an advance of 2-8ds of such ascertained value will be made.

3d.—For repayment of the advance, Bills of Exchange are to be drawn in triplicate, at six months sight, at the rate of 2s. 2d. per Calcutta Sicca Rupee.

4th.—The parties will be required to place in the hands of the Board of Trade Bills of Lading of the Consignment and Policies of Insurance effected thereon both in triplicate. The Bills of Lading must be drawn, deliverable to the East India Company, or indorsed to order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company as the parties interested.

5th.—In case of default being made, either in acceptance, or payment of the Bills, the Court of Directors are to be authorized in the mode subsequently stated to sell the Goods for the purpose of repaying the Company the amount of the advances made thereon, together with the interest, should any have accrued; the Company, on the other hand, allowing discount when any part of the proceeds shall be realized before the Bills fall due.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods subject to all the conditions agreed upon with the Company, on payment of the Bills, and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision in case of the party, upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent, or in such case, should the Consignor prefer it, the Agency may be wholly withdrawn, and the settlement of either surplus or deficiency be made with the Consignor himself by the Government from whom he received the advance, at the rates of Exchange, at which the Company may at the time be drawing Bills upon India.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills

become due, upon the amount of such Bills (less discount) being paid, together with any charges which may be due to the Company thereon.

8th.—The rate of Discount to be allowed by the Company shall not be less than £3 per Cent. per Annum.

9th.—Parties receiving advances are to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Board of Trade, signifying their assent to all the foregoing Conditions, but more particularly for the purpose of expressly authorizing the Sale of the Goods, by the Company (without either notice to or concurrence of any person whomsoever) at any period, after default shall be made either in acceptance or payment of the Bills, also authorizing in such cases the repaying to the Company, the advances made either principal or interest, appointing the Agent in England, for each transaction, and signifying the wishes of the parties in the contingency referred to in the Sixth Article.

10th.—Upon the acceptance of any tender of Goods in Security for advances to be made on the above terms, the Goods will be valued by the Export Warehouse-keeper, and for the sum that may be settled as to be advanced thereon, the Board will grant an Order on the General Treasury, payable at 40 days sight.

11th.—The total sum to be advanced on Bills in the present season being limited in amount, the Board of Trade will use their discretion in giving a preference to tenders secured on Goods of a more valuable description, such as Silk and Indigo.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 11TH MAY, 1836.

Notice is hereby given, that in modification of the Notice issued by Order of the Governor of Bengal on the 11th September last, Bills on London secured on Produce that may be tendered to the Board of Customs, Salt and Opium, after this date upon the terms of the Advertisement of the Vice President in Council in this Department, dated 27th October 1834, will be required to state the rate of exchange in Company's Rupees, and the Board have been authorized to accept the same, all other Forms having been duly observed, at the following rate, until further orders, viz. (2s. 6½d.) two shillings and one half penny for the Company's Rupee.

The Board have further been authorized to grant Orders on the General Treasury in payment for Bills tendered and accepted under the Advertisement above quoted, payable on demand, in lieu of granting them payable at 40 days sight, as provided in the Advertisement of the 27th October 1834, above cited.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP,
Secy. to the Govt. of Bengal.

No. 11.

FORT WILLIAM,

GENERAL DEPARTMENT, 28th MAY, 1836.

Notice is hereby given, that the Salaries and Allowances of the Civil and Marine Departments for April last, will be discharged by the Sub-Treasurer and Marine Pay Master respectively, on or after Friday, the 17th Proximo.

Published by Order of the Right Hon^{ble} the Governor General of India in Council,

H. T. PRINSEP, Secy. to Govt.

FORT WILLIAM,

MILITARY DEPARTMENT, 23rd MAY, 1836.

Notice is hereby given, that the Pay, Batta, and other Allowances for April last, of the Troops at the Presidency, and at the other Stations of the Army, will be issued on or after Friday, the 10th Proximo.

By Order of the Right Hon^{ble} the Governor General of India in Council,

WM. CASEMENT, Col.

Secy. to the Govt. of India Mil. Dept.

No. 39.

FORT WILLIAM,

ECCLESIASTICAL DEPARTMENT,

THE 1st JUNE, 1836.

The Right Honorable the Governor of Bengal is pleased to appoint the Reverend R. Arnold District Chaplain at Cuttack, and to place the Services of the Reverend William Sturrock at the disposal of the Lieutenant Governor of the North Western Provinces.

H. T. PRINSEP, Secy. to Govt.

No. 40.

FORT WILLIAM,

GENERAL DEPARTMENT,

THE 1st JUNE, 1836.

The Right Honorable the Governor of Bengal directs, that the following Extract from Letter

No. 10 of 1836, from the Honorable the Court of Directors, in the Public Department, dated the 20th January, be published for general information:

"Having determined with a view to economy to consolidate our Offices of Secretary and Financial Secretary with the denomination of Secretary only, Mr. Auber has retired under that arrangement, and we have appointed Mr. James C. Merrill our Secretary and Mr. J. D. Dickinson our Deputy Secretary."

H. T. PRINSEP,

Secy. to Govt.

FORT WILLIAM,

FINANCIAL DEPARTMENT,

THE 1st JUNE, 1836.

Mr. G. F. McClintock is appointed to Office as Deputy Accountant General and Accountant in the General, Judicial, Revenue, Commercial, Marine, Customs, Salt and Opium Departments, during Mr. Dorin's performance of the duties of Secretary to the Bank of Bengal, or until further orders.

H. T. PRINSEP,

Secy. to the Govt. of Bengal.

GENERAL ORDERS BY THE RIGHT HON^{ble} THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 6th JUNE, 1836.

No. 114 of 1836.—In consideration of the long and faithful services of Subadar Major Deendar Khan, late of the 80th Regiment Native Infantry, the Right Hon^{ble} the Governor General of India in Council is pleased to sanction, in addition to the Ordinary Pension of a Subadar, the Grant of the Brevet Pay of his rank to that Native Officer, from the date of his transfer to the Invalid Establishment.

The General Orders No. 78, dated 11th April last, as regards Native Doctor Rajub Ali is hereby cancelled, and that individual will continue attached to the Jail at Chittagong.

WM. CASEMENT, Col.

Secy. to the Govt. of India Mil. Dept.

GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL,

FORT WILLIAM, 6th JUNE, 1836.

No. 115 of 1836.—The following Promotions are made in the undermentioned Corps of the Native Army:

Corps.	Rank and Names.	To what Rank Promoted.	From what Date.	In whose Room.
1 st Brigade Horse Art.	Jemadar Ramjoke Khan,	Subadar,	1 st May, 1836,	Mortooza Hussain invalided.
Ditto,	Harildar Balay Sing,	Jemadar,	Ditto,	Ramjohn Khan promoted.
2 ^d Regt. N.I.	Harildar Juggoo,	Ditto,	Ditto,	Persaud Tewarry invalided.
6 th Ditto,	Jemadar Sombur Sing,	Subadar,	Ditto,	Bajelal Augghakotree ditto.
Ditto,	Harildar Sadhoo Sing,	Jemadar,	Ditto,	Sombur Sing promoted.
9 th Ditto,	Jemadar Rajtoo Sing,	Subadar,	Ditto,	Gowrey Sing invalided.
Ditto,	Jemadar Shaik Ali Bakhsh,	Ditto,	Ditto,	Hullie Sing ditto.
Ditto,	Harildar Shaik Banoon,	Jemadar,	Ditto,	Raizoo Sing promoted.
Ditto,	Harildar Peer Bakhsh,	Ditto,	Ditto,	Shaik Ali Bakhsh ditto.
11 th Ditto,	Jemadar Sharruf Khan,	Subadar,	Ditto,	Chuchun Sing invalided.
Ditto,	Harildar Abolab Sing,	Jemadar,	Ditto,	Sharruf Khan promoted.
13 th Ditto,	Harildar Sawraute Sing,	Ditto,	Ditto,	Pulten Sing invalided.
Ditto,	Jemadar Mohun Sing,	Subadar,	Ditto,	Geordutt Sing ditto.
Ditto,	Harildar Morath Sing,	Jemadar,	Ditto,	Mobun Sing promoted.
20 th Ditto,	Jemadar Peer Bakhsh,	Subadar,	Ditto,	Maddury Sing invalided.
Ditto,	Harildar Khosseinullee,	Jemadar,	Ditto,	Peer Bakhsh promoted.
22 ^d Ditto,	Jemadar Sewbocus Soekal,	Subadar,	1 st April, 1836,	Sewbocus Tewarry invalided.
Ditto,	Harildar Sowdeen Awool,	Jemadar,	Ditto,	Sewbocus Soekal promoted.
24 th Ditto,	Jemadar Baidul Khan,	Subadar,	1 st May, 1836,	Nowal Tewarry invalided.
Ditto,	Jemadar Sewgolaum Dookey,	Ditto,	Ditto,	Gowrey Sing ditto.
Ditto,	Harildar Muddar Sing,	Jemadar,	Ditto,	Hammer Sing ditto.
Ditto,	Harildar Dookey Pandey,	Ditto,	Ditto,	Seetal Sing promoted.
Ditto,	Harildar Shaik Peer Bakhsh,	Ditto,	Ditto,	Baidul Khan ditto.
26 th Ditto,	Jemadar Rahman Khan,	Subadar,	Ditto,	Sewgolaum Dookey ditto.
Ditto,	Harildar Madanput Dookey,	Jemadar,	Ditto,	Shaik Karmooden invalided.
Ditto,	Harildar Restum Khan,	Ditto,	Ditto,	Adhar Sing ditto.
1 st Regiment Local Force.	Jemadar Kurraem Khan,	Sub. Reinvidar,	Ditto,	Rahman Khan promoted.
Ditto,	Kote Duffadar Restum Khan,	Jemadar,	Ditto,	Behadar Khan invalided.
Ditto,	Kote Duffadar Ooroodhoo Khan,	Ditto,	Ditto,	Kurraem Khan promoted.
				Ahmed Ali Beg invalided.

WM. CASEMENT, Col.

Secy. to the Govt. of India Mil. Dept.

PORT WILLIAM, 24th June, 1836.

No. 112 of 1836.—The undermentioned Gentlemen are admitted in the Service, in conformity with their appointment by the Hon'ble the Court of Directors as Cadets of Infantry on this Establishment, and promoted to the rank of Ensign, leaving the dates of their Commissions for future adjustment:

Infantry.	Date of arrival at Fort William.
Mr. George Purohan Good,	30th May, 1836.
„ Thomas Colvin Blagrave,	31st ditto.
„ Robert Patton,	31st ditto.

Mr. George Nicolson Oakes having satisfied Government on the points of qualification prescribed by existing Regulations, is admitted to the Service as a Cadet of Infantry on this Establishment, agreeably to instructions from the Hon'ble the Court of Directors, in their Military Letter No. 111, of the 26th December last. Mr. Oakes is promoted to the rank of Ensign, leaving the date of his Commission for future adjustment.

Mr. Thomas Tudor Tucker, now an Ensign in the 74th Regiment Native Infantry, appointed by the Hon'ble Court of Directors in their Military Letter No. 8, of the 27th January last, a Cadet of Cavalry on this Establishment, is promoted to the rank of Cornet, leaving the date of his Commission for future adjustment.

2d-Lieutenant Thomas Austin, of the Regiment of Artillery, on the Madras Establishment, is permitted to proceed hence to Europe, on Medical Certificate.

WM. CASEMENT, Col.

Secy. to the Govt. of India Mil. Dept.

CALCUTTA ASSAY OFFICE.

The following Table shewing the intrinsic value of the new Gold and Silver Coin of British India, established by Act XVII. of 1815, in the Coins of other Countries, and vice versa, is published for general information, under the orders of Government, dated the 11th May, 1836:

GOLD.

Denomination of Coin.	Value in Company's Rupees and Decimals.	Value in Company's Rupees of 15 Rs. per Mohur.	Value of 1 Company's Mohur in each Foreign Coin respectively.
English Sovereign,	0.0843	10 4 4	1.4002
Guinea,	0.7194	10 12 8	1.3879
French Napoleon,	0.5431	8 2 4	1.8419
Spanish Doubloon,	2.1202	29 15 0	0.4549
Portuguese Johannes, ..	1.2338	18 7 0	0.6115
Ditto Molders,	0.6884	10 5 2	1.4517
Russian Imperial, 1801, ..	1.1084	10 8 7	0.9071
Venetian Sequin,	0.2187	4 18 0	0.2578
Austrian Ducat,	0.2324	4 12 4	0.21017
Dutch Ducat,	0.2184	4 12 5	0.21408
American Eagle, (or 10 Dollar-piece,)	1.6000	29 8 0	0.6866
Peruvian Toman,	0.4881	6 6 0	2.5523
Batavian Mohur, 1790, ..	1.1073	16 8 0	0.9041
Indian Coins.			
Madras Mohur,	1.0000	16 0 0	1.0000
Star Pagoda,	0.2546	8 18 12	0.9371
Bombay Old Mohur,	1.0224	15 8 4	0.9781
New Mohur,	1.0000	16 0 0	1.0000
Lucknow Mohur,	0.9908	16 18 0	1.0018
Sherkhy do,	0.9888	16 18 2	1.0118
Rohat Mohur,	0.9908	16 18 0	1.0008
Jypoor Mohur,	1.0180	16 4 0	0.9833
Kota, Run 19,	0.9904	16 18 1	1.0001
Calcutta Old Mohur,	1.14756	17 2 2	0.87119
New Mohur, (of 10 Rupee Rupees,) ..	1.12897	17 0 11	0.87928

SILVER.

Denomination of Coin.	Intrinsic value in Company's Rupees and Decimals.	The same in Company's Rupees and P's.	The same in One Company's Rupee in Decimals respectively.
English Shilling,	0.4891	0 7 10	2.0448
French Franc,	0.4287	0 6 10	2.5225
Spanish Dollar,	2.2719	3 4 2	0.4491
North American Dollar, ..	2.2500	3 4 0	0.4444
German Crown,	2.1809	3 3 0	0.4578
Dutch Guilder or Florin, ..	0.8760	0 14 0	1.1429
Austrian Rix Dollar or Florin,	1.0686	1 1 8	0.9187
Brazil Pataca,	2.2151	3 2 2	0.4514
Peruvian or Pataca Ali, ..	1.0563	1 0 10	0.9467
Arabian Lari,	0.4366	0 6 2	1.0346
Batavian Rupee, 1808, ..	0.0769	0 16 7	1.0344
Ceylon Rix Dollar,	0.6632	0 10 7	1.5078
Gua Rupee,	0.8828	0 14 1	1.1324
Indian Coins.			
Ajmeer or Aishahy Rupee, ..	0.8176	0 13 1	1.3222
Ashahy Rupee of Poona, ..	0.8707	0 15 6	1.0201
Assam Rupee,	1.0021	1 0 0	0.9979
Bahadur of Nagur,	0.9043	0 14 8	1.1020
Bhilai or Bhopal Rupee, ..	0.9280	0 16 10	1.0471
Guallor Rupee,	0.9776	0 15 7	1.0229
Hyderabad, (Bagh Chahy) Rupee,	0.8911	0 14 5	1.3222
Jadore Rupee,	0.9887	0 15 9	1.0114
Jypoor Rupee,	1.0184	1 0 2	0.9816
Kota Rupee,	1.0263	1 0 5	0.9735
Lucknow Rupee,	1.0041	1 0 0	0.9959
Nagpoor Rupee,	0.8490	0 13 7	1.3700
Nipal Mohur,	0.2352	0 6 4	2.5282
Company's Coin.			
Madras, Bombay, Furrakhabad, Bhandra, and Sagor Mint, new Standard Rupee,	1.0000	1 0 0	1.0000
Calcutta Sica Rupee, ..	1.0046	1 1 0	0.9954

N. B. The above Table refers to the Regulations of the respective Mints, where they are known: in other cases to the assayed valuation of Coins melted up at the Calcutta Mint. The relative weight and quality of the several Foreign Coins, as well as the value of the numerous uncurrent Coins of India in the New or Company's Rupee, may be found in the "Useful Tables" published for the use of Government Officers in 1834, which may be made every where applicable to the present Coinage, by substituting or adding the term "Company's Rupee" wherever the "Madras, Bombay, or Furrakhabad" Rupee of 180 Troy Grains is mentioned.

JAMES PRINSEP, Assay Master.

Calcutta Assay Office, 1st June, 1836.

* The Mexican, Peruvian, and Colombian Dollars differ but slightly from the Spanish Dollar.

CALCUTTA STAMP OFFICE.

THE 28TH MAY, 1836.

NOTICE is hereby given, that from the 1st June 1836, the Company's Rupee will be received at par with the Sica Rupee in payment for Stamps; that is to say, One Company's Rupee for a Stamp value One Sica Rupee, and so forth.

H. PALMER, Collector of Stamps.

কলিকাতা ইন্ডিয়ান অফিস ১৮ মে ১৮৩৬।

ইন্ডিয়ান কোম্পানীর মুদ্রার সহিত ১ জুন ১৮৩৬

অবধি ইন্ডিয়ান মুদ্রা কোম্পানির টিকার সহিত

টিকার সমান-বাবদে কলিকাতা লোকালি বাইবেক অফিস

কলিকাতা ১ এক টিকা মুদ্রার ইন্ডিয়ান কোম্পানির ১

এক টিকা মুদ্রার বাইবেক

এইরূপ

H. PALMER, Collector of Stamps.

NOTICE.

Establishment of a Light House at Pondichery.

From the 1st of July 1836, a fixed Light of the 2d magnitude will be exhibited during the whole night, on the summit of a Tower recently constructed at Pondichery.

This Light, placed at 89 feet above the level of the Sea will be seen in clear weather, from a Ship's Poop, from a distance of sixteen to seventeen Nautical Miles.

During the N. E. Monsoon, that is to say, from the month of October to March, Vessels arriving during the night, in the Roads of Pondichery, should anchor in ten or twelve fathoms Water, the Light bearing by Compass from W. by N. to W. N. W. This Anchorage will be the most convenient for communication with the Shore and for Weighing in case of bad weather.

During the S. W. Monsoon, the wind prevailing from S. E. on the Coast, from the end of March to October, bad weather is not to be apprehended; Vessels can then anchor at night in six or seven fathoms with the Light bearing by Compass from W. to W. by N.

Thus placed, the Vessels will be during each Season, in the most favorable position for communication with the Shore.

Pondichery, the 10th March, 1836.

(Signed) A. HOSTEIN,

Le Capitaine de Port.

Approved,

(Signed) L. DALMAS,

Le Commissaire de la Marine Ordonnateur.

Published by Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 29th April, 1836.

NOTICE.

Payments at the Marine Pay Office.

NOTICE is hereby given, that in future Parties in whose favor Monies are passed payable by the Marine Paymaster, will be required to attend to the following directions:

If the Party, in whose favor the Bill is passed, himself draws the Money at the Pay Office, he will be required to receipt the Bill and also to sign an Office Check for the amount.

On the other hand, if the Money is to be drawn by the Agency of a Sircar or other Person, it will be necessary that the amount should be made payable (under the signature of the Party in whose favor it is passed) to such Sircar or other person by name—or to bearer—and such Sircar, or other person, or the bearer, will be required to receipt the Bill and to sign the Office Check for the amount.

Of course in the latter case, if the Money should be paid to the wrong person in consequence of the Bill being lost or stolen, or otherwise surreptitiously obtained by the Party presenting it, the Marine Department cannot be considered answerable.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 5th May, 1836.

NOTICE is hereby given, that agreeably to the Conditions of Sale, the Deposits on the Salt sold at the Sales of February last, will positively be forfeited if the amount due be not paid, and the Sub-Treasurer's Receipt for the same produced in this Office by 2 o'Clock on Saturday, the 25th June next, and the said Salt will be Re-sold to the highest bidder, on account of the East India Company, according to the Conditions of Sale, at such time or times as the Board of Customs, Salt and Opium, may determine.

By Order of the Board of Customs, Salt and Opium, the 14th May, 1836,

S. G. PALMER, Acting Secy.

এস্টেহার দেওয়া যাইতেছে—

যে সন ১৮৩৬ সালের ফেব্রুয়ারি মাসের বিলাতের দ্বিতীয় বর্ষের বিক্রয়ের বেসাক টাকা আদায় হইরা এই টাকার সবজেরের সাহেবের রসিদ দিয়া

নি আগামী ১৫ জুন রোজ শনিবার দিবা দুইএকর দুইঘণ্টাপর্যন্ত এই সকলের দাখিল না হয় তবে মোতাবেক সন ১৮৩৬ সালে এই বর্ষের আমানত পেসগী নিশ্চয় কম হইবেক এবং বর্ষের সবজের সরকার জুয়েট ইংরেজ কোম্পানি বাহাদুরের নিজ হিসাবে বোর্ড পরসিট ও নমক ও আকিম কর্তৃক যে সময় নির্দিষ্ট হইবেক সেই সময়ে উক্ত সমস্ত প্রায়ক গুাহারের প্রতি রিসেল অর্থাৎ পুনরায় বিক্রয় হইবেক—

বিমোজির হুদুম সাহেবান আলিসান বোর্ড পরসিট ও নমক ও আকিম ইতি সন ১৮৩৬ সাল তারিখ ১৪ মে—

S. G. PALMER, Ag. Secy.

NOTICE is hereby given, that the Deposits on certain Lots of Salt purchased at the Sale held in January last, the Purchasers whereof failed to pay the amount of Clearance agreeably to the Conditions of Sale, have been forfeited under the orders of the Board, dated the 14th instant, and the said Salt will be positively Re-sold at the Exchange Rooms, on Tuesday, the 14th June next.

The Sale will commence after 1 p. m.

The Re-sale shall be held subject to the confirmation of the Board, who reserve to themselves the option of accepting or rejecting the amount bid for the Salt Re-sold within Twenty-four hours from the time of Re-sale.

The other Conditions of the Re-sale will be publicly notified at the time of Re-sale.

By Order of the Board of Customs, Salt and Opium, the 14th May, 1836,

S. G. PALMER, Acting Secretary.

এস্টেহার দেওয়া যাইতেছে—

যে গত জানুয়ারি মাসের বিলাতের দ্বিতীয় বর্ষের বিক্রয়ের বেসাক টাকা প্রদানকরণ বিলাতের সন ১৮৩৬ সালে এই বর্ষের আমানত পেসগী টাকা ১৪ মে তারিখের বোর্ডের হুদুম প্রমান কম হইল এই নমক আগানি ১৪ জুন রোজ শনিবার এক্ষণে যত্নে নিশ্চিত রূপে বিক্রয় হইবেক বিলাত দিবা দুই একর এক ঘণ্টার পর আরম্ভ হইবেক—

সানি বিলাতে বোর্ডের সাহেবানদিগের মঞ্জুর সাপেক্ষ থাকিবেক এবং যে সকল বর্ষের এই সানি বিলাতের দ্বারা বিক্রয় হইবেক তাহার মূল্যের তাক বিলাতের সময় অবধি ১৪ ঘণ্টার মধ্যে বোর্ডের সাহেবানেরা গুাহ্য কিম্বা অগুাহ্য করিবার একিমার আগান যত্নে রাখিলেন—

সানি বিলাতের অন্য সব সন ১৮৩৬ সালে এই বর্ষের আমানত পেসগী টাকা ১৪ মে তারিখের বোর্ডের হুদুম প্রমান কম হইল এই নমক আগানি ১৪ জুন রোজ শনিবার এক্ষণে যত্নে নিশ্চিত রূপে বিক্রয় হইবেক বিলাত দিবা দুই একর এক ঘণ্টার পর আরম্ভ হইবেক—

বিমোজির হুদুম সাহেবান আলিসান বোর্ড পরসিট ও নমক ও আকিম ইতি সন ১৮৩৬ সাল তারিখ ১৪ মে—

S. G. PALMER, Acting Secretary.

NOTICE of Public Sale for Arrears of Revenue unless intermediately liquidated in the Collector's Office, Zillah Mymensing on Monday the 18th July 1896 next, corresponding with the 4th Shrabun 1249 B. S.

Name of Mohel to be sold and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Juma.	Arrears of Revenue including Interest and Penalty up to 1242 B. S.	Remarks.
Ph. Pookheera, a 4a. Share,...	Ranee Hursanduree Dibba,	17835 10 3	29050 3 0 0	
On the same day the Rights and Interest of Kishen Indernabin Thukoor, (late Husband of Ranees Hursanduree Dibba,) in Ph. Pookheera, in satisfaction of a Decree of Court amounting Principal and Interest to		198915 12 7 1 2	Kranta.

Mymensing Collectorate, the 14th May, 1896.

D. PRINGLE, Collector.

حکم اشتہار نامہ کچہری کلکٹری ضلع میمننگہ اینکہ

بموجب منشی قانون یازدہم سنہ ۱۸۴۲ء و قانون ہفتم سنہ ۱۸۴۳ء برای ادای زرباقضرانہ و سود جرمانہ بابت بقایا بابت سنہ ۱۲۴۲ بنگلہ تاریخ نیلام محال مندرجہ ذیل دریم ہجدم جولائی سنہ ۱۸۴۶ء مطابق چہارم مانون سنہ ۱۲۴۳ بنگلہ روز دوشنبہ مقرر ساختہ اشتہار دادہ میشود کہ انکہ ارادہ خرید نیلام محال مرقوم داشتہ باشند لازم کہ زمان قبل نیلام بحضور صاحب کلکتر ضلع مذکور حاضر و رجوع کنند بواقفیت کاغذات جمع و زمین نیلام خرید نمایند درین باب تاکید داند المرقوم سیزدہم می سنہ ۱۸۴۶ء مطابق اول جیتہ سنہ ۱۲۴۳ بنگلہ

ইত্তহাফনামা কাচারি কালেকটরি জিলা ময়মনসিংগ এহী নাগাইত সন ১২৪২ সালের বাকী ধারাদান ও পূন জরিমানা আদায়করণ সন ১৮২২ সাল ইংরেজীর ১১ কানুন ও সন ১৮৩০ সাল ইংরেজী ৭ কানুন শুর্ত নিচের লেখা মহাল জিলা ময়মনসিংগের কালেকটরি কাচারিতে বিলাম করা আবশ্যক জানিয়া বতারিখ ১৮ জুলাই সন ১৮৩৬ সাল ইংরেজি মোতাবেক ৪ পূর্বন সন ১২৪৩ সাল বাহলা রোজ সোমবার বেলা দুই এহরের সময় জিলা ময়মনসিংগের কালেকটরি কাচারিতে বিলামে বিজীহইবেক যে কেহ ঐরিদের প্রাদ।রাধহ তারিখ নির্ণয় উচিত যে বিলামের রোজের পূর্বে কাচারি ময়মনসিংগে লেখিয়া মহাল ময়মনসিংগের জমা ও জমির কাগজাত ওয়াকিত হইয়া বিলাম ঐরিদ করহ ইতি সন ১৮৩৬ সাল ইংরেজি তারিখ ১৩ মাই মোতাবেক সন ১২৪৩ সাল তারিখ ১ টৈকি—

ক্র.সং.	নং রেজিস্ট্রি	ইসীম মহাল	ইসীম জা লিক	জমা সপ্তর	প্রকৃত হিসাব। গাহা নিলামে বিক্রী হইবেক	বাকী ধারাদান নং ১২৪২ সাল	বাকী চব জরি মানা	এখন বাকী
১	০	প. পুখরি মাহি. ১০ আদা	ব্রাবী হর চন্দরি দে বা	১৭৬৩৪৮/৩	১	২৬০০৪৯/১১	৩৩২৪/৩৫	২২৬৪১১/৩

জানাব আইতেছে যে এই উপরের নিরিত সন ১৮৩৬ সালের ১৮ জুলাই আদায়করণের ডিগরিদ দেইরা ১৮২২ ১৪৫৭ = ক্রান্ত আদায় কারণ বাকী হরচন্দরি দেবার সত্ত্বর কৃষকস্বাকারিগন তার ঠাকরের হত এই পরগনে পুখরিয়া হিসাব ময়মনসিংগের মধ্যে বিলাম হইবেক ইতি—

D. PRINGLE, Collr.

Sale of Native Jewellery.

HAMILTON AND CO. have the pleasure to inform the Public, that they are favored by Government with the sale of the undermentioned Magnificent **NATIVE JEWELS**, Presents from Myanre Princes, the whole of which are valued at **Sa. Rs. 20,000**, exclusive of Commission at 10 per cent.

No. 1. Pearl Kunta of 16 rows, containing..... 900 Pearls.
And 1 Breastplate, consisting of..... 7 Diamonds 1st size.
Estimated Prices
Pearls at 2 each, Sa. Rs. 2700 12 Do. 2d Do.
Breastplate, containing the Precious Stones, 3000 14 Do. 3d Do.
6700

No. 2. Pearl Kunta of 11 rows, containing..... 904 Pearls.
And 1 Breastplate consisting of..... 16 Diamonds 1st size.
Estimated Prices
Pearls at 2, Sa. Rs. 2712 10 Do. 2d Do.
Breastplate containing the Precious Stones, 2000 1 Luluck Emerald.
6712

No. 3. Pearl Kunta of 6 rows, containing..... 354 Pearls.
And 1 Breastplate consisting of..... 11 Rubies 1st size.
Estimated Prices
Pearls at 4-6 each, Sa. Rs. 1509 27 Do. 2d Do.
Breastplate containing the Precious Stones, 300 1 Square Emerald.
1809

No. 4. Pearl Kunta of 10 rows, containing..... 546 Pearls.
And 1 Breastplate consisting of..... 16 Rubies 1st size.
Estimated Prices
Pearls at 5-8, Sa. Rs. 2003 16 Do. 1 Do.
Breastplate containing the Precious Stones, 2000 1 Diamond 1st Do.
6003

No. 5. 2 Bajobunds containing..... 90 Diamonds.
Estimated Prices of Bajobunds containing the Precious Stones, Sa. Rs. 6000 64 Pearls, large.
156 Do. smaller.

No. 6. 1 Kulgee containing..... 97 Diamonds.
Estimated Price of Kulgee containing the Precious Stones, Sa. Rs. 3000 1 Square Emerald.
1 Luluck Do.
1 Ruby, large.
8 Small Do.

No. 7. 1 Serpech containing..... 1 Rubies, 1st size.
Estimated Price of Serpech containing the Precious Stones, Sa. Rs. 3750 40 Do. 2 Do.
26 Diamonds.
1 Luluck Emerald.
1 Round Do.

No. 8. 1 Kulgee containing..... 89 Rubies.
Estimated Price of Kulgee containing the Precious Stones, Sa. Rs. 600 10 Diamonds.
1 Luluck Emerald.

No. 9. 1 Serpech containing..... 70 Rubies.

Estimated Price of Serpech containing the Precious Stones, Sa. Rs. 800 20 Diamonds.
1 Pearl.
1 Emerald.

مسیرس حمل تین کمپنی همه کس را خبر داد
می شود که کور فرستاد ما حب بطریق هدیه
جواهرات و زیورات و غیره از نزد شاهزاده ها
یافته اند همون جواهرات و زیورات حسب
تفصیل الذیل مستر حمل تین ما حسب موصوف
کمپنی بدو کان کمشنر فروخت خواهد شد هر کس
دو کار و ضرور باشد بهمون دوکان آمده بمعایه
مشاهده نمود و گرفتن می تواند قیمت این
اشیای مرقوم مقررده می هزار روپیه سوای
ازین فیصد بحساب ده روپیه کمشنر ما حسب
مدد و خواهند یافت

۱ نمبر در شاهزاده لری یک هزار شمارنه صد
فی در بحساب سه روپیه بیست و هفت صد
جرا و د هکده کی مع الماس کلان هفت عدد
میچله و از ده عدد خورد چهار ده عدد
چون هفت عدد و پنا رتکن یک عدد قیمت
سه هزار

۲ نمبر در چهار ده لری یک هزار شمارنه صد
و چهار فی در قیمت سه روپیه همگی ده هزار
هفت صد و از ده روپیه
د هکده کی الماس کلان پانزده عدد
میچله ده عدد و پنا رتکن یک عدد
قیمت سه هزار

۳ نمبر در شش لری یک هزار شمارنه صد
و سی و چهار قیمتش بحساب فی در چهار روپیه
هشت آنه همگی یک هزار بیست و سه روپیه
مع د هکده کی و چون کلان هشت عدد
و خورد بیست و هفت عدد پنا یک عدد
پنا رتکن یک عدد الماس د و جرا و سی
و سه عدد پنا خورد هجده عدد قیمتش
سه صد روپیه

۴ نمبر در یک هزار ده لری شمار بیست و
چهل و شش قیمتش فی در بحساب پنج روپیه
هشت آنه سه هزار سه روپیه
د هکده کی چون کلان شاهزاده عدد وسط
شاهزاده عدد الماس کلان یک عدد الماس
خورد و از ده عدد رتکن در یک عدد
قیمت ده هزار و روپیه

همگی پنجهزار و سه روپیه

۵ نمبر بازوبند الماسي يکجفت درون
الماس نود عدد رگلان شصت و چهار عدد
در خورد يکصد و پنجاه و پنج عدد قيمت
شش هزار روپيه

۶ نمبر مربع کلفه الماسي دران الماس
نود و هفت عدد پنا يک عدد پنا رگلان
يک عدد چوني کلان يک عدد چولي خورد
هشت عدد بخت سه هزار روپيه

۷ نمبر مربع سربيه درون چوني کلان سه
عدد او سطي چهل عدد الماس سي و هشت
عدد پنا رگلان سه عدد پنا رگلان يک عدد
قيمت سه هزار هفت صد و پنجاه روپيه

۸ نمبر مربع کلفه چوني هشتاد و نه عدد
الماس سي و نه عدد و پنا رگلان يک عدد
قيمت سه صد روپيه

۹ نمبر مربع سربيه ازو چوني هشتاد و شش
عدد شامل آن الماس بيست و شش عدد در
کلان يک عدد و پنا يک عدد قيمت سه صد
روپيه

NOTICE is hereby given, that Three-half Chests, supposed to contain Beer, and Seven one-dozen Boxes of Claret, marked "J. B. D. Barielly," have been picked up by the Police of Barh. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, Magistrate.

Patna, Foujdare Court, the 6th May, 1836.

NOTICE is hereby given, that the Kutchery House of Barripore and Premises, the property of the Honorable Company, will be exposed to sale by Auction, at the Office of the Collector of the 24-Pergunnahs, on the 14th July next.

F. STAINFORTH, Offg. Collr.

Collector's Cutchery, 24-Pergunnahs, }
the 12th May, 1836.

SUNDRY Effects, the Property of the late Mr. H. G. OGILVIE, Assistant to an Indigo Planter in this District, are under the Seal of this Court, and will be delivered to any person duly authorized to receive them.

G. GOUGH, Offg. Judge.

Dewanny Adawlut, Zillah Tirhoot, }
the 20th May, 1836.

NOTICE.—The Interest and Responsibility of Mr. GEORGE ADAM, in our respective Establishments at Bombay, Batavia and Glasgow, ceased on the First of June, 1835.

(Signed) ADAM, SKINNER & CO.

Bombay, 6th May, 1836.

J. CHALCRAFT begs to inform his Patrons, Friends, and the Public at large, that circumstances have obliged him to close the business of Carver and Gilder, carried on by him at No. 12, Hastings' Street, under the Firm of CHALCRAFT and Co., till his affairs are settled. J. C. at the same time cannot fail to offer his grateful and sincere thanks for the extensive patronage and support held out to him since his commencement in business, and trusts to merit a continuance of the same on his resuming business, which he hopes to be enabled to do shortly.

N. B. The Orders of those Gentlemen now on hand, will be finished without delay and forwarded to them.

Calcutta, 1st June, 1836.

NOTICE.

MESSRS. JENKINS, LOW AND CO. beg respectfully to inform the Public, that on Friday next, the 10th June 1836, they will put up and Sell off, by Public Auction, at their Great Room, the STOCK-IN-TRADE and other PROPERTY, belonging to Mr. CHALCRAFT, distrained for Rent.

Particulars will appear in Catalogues.

NOTICE.—In announcing to our Subscribers, that the Drawing of our Lottery will take place on Thursday, the 23d Instant, precisely at 11 o'Clock A. M., we have to solicit their attendance at the Exchange Rooms, at the hour appointed to enable us to charge our Wheels and put in the Grand Prizes in their presence for their and the Public satisfaction. A few Chances still remain for Sale at No. 217, Bow Bazar.

The Price of unsold and cancelled Chances will be raised to Co.'s Rs. (30) Thirty each, on the day of Drawing.

Subscribers who fail to pay up their Subscriptions by the 23d Idem, will be considered as having forfeited all claim to their respective Chances.

BOLST & CO.

Calcutta, June 1st, 1836.

LOTTERY on 296 (Two Hundred and Ninety-six) Whole Tickets of the 2d Calcutta Lottery of 1836, to consist of 1350 (Thirteen Hundred and Fifty) Chances at Company's Rupees 25 (Co. Rs. Twenty-Five) per Chance.

The following are the Prizes, viz.

1 Prize of	50 Tickets.
2 Ditto of 10 each,	20 Ditto.
2 Ditto of 5 "	10 Ditto.
2 Ditto of 4 "	8 Ditto.
25 Ditto of 1 "	25 Ditto.
50 Ditto of 1/2 "	25 Ditto.
252 Ditto of 1/4 "	252 Ditto.
504 Ditto of 1/8 "	504 Ditto.
512 Ditto of 1/16 "	512 Ditto.

1350 Chances.

296 Tickets.

The Drawing of the Lottery will take place at the Exchange Rooms early in June next. Applications for Chances to be made at No. 217, Bow Bazar.

No advance price of Company's Rupees 18 (Co.'s Rs. Eighteen) shall be received.

Subscribers from the Mofussil are requested to include the amount of postage in their remittances.

The Prizes will be ready for delivery five days after the Drawing of the Lottery.

BOLST & CO. Projectors.

Calcutta, May 5, 1836.

SALT.

Revenue Board Office, Fort St. George, 10th May, 1835.

STATEMENT showing the quantity of SALT to be exported to Calcutta from the Collectorates of Chingleput and Madras in the current year 1835-37, and the quantity in Store ready for exportation, under the terms of the Advertisement dated the 29th February, and published in the Fort St. George Gazette of the 6th March 1835.

	Quantity of Salt permitted to be exported to Calcutta in 1836-37.	Quantity already exported.	Quantity remaining to be exported.	Quantity actually in store and ready for exportation.
	Bl. Mds.	Bl. Mds.	Bl. Mds.	Bl. Mds.
Chingleput,	1,50,000	22,700	1,17,240	45,072½
Madras, Ennore, ..	1,50,000	"	1,50,000	31,848

A. P. ONSLOW, Secretary.

Pay & Audit Regulations,

AS NOW IN FORCE;

PREPARED in the Office of the Military Auditor General, and sanctioned by Government. This Work is complete up to 1st June 1835, with an Appendix, Index, Tables, and all necessary Forms. Price unbound, 10 Rupees. Apply to Mr. Huttman, Orphan Press.

Sept. 1, 1835.

Latest Published,

AT THE BENGAL MILITARY ORPHAN PRESS

Demy Quarto, pp. 660—Price 20 Rupees.

**SYNOPSIS
OF THE EVIDENCE TAKEN BEFORE**

THE

Select Committee of the House of Commons

IN RELATION OF THE

Army of India,

Including a Copious Appendix, Volutions Tables and a General Index.

A few Copies only over and above those Subscribed for, are printed; Gentlemen wishing to possess themselves of this valuable Work, are therefore recommended to make early application to the Publisher, Mr. Huttman, Bengal Military Orphan Press, Calcutta.

Sept. 1, 1835.

Just Published,

(SECOND EDITION.)

And for Sale at the Bengal Military Orphan Press—

Price 3 Company's Rupees, Royal 8vo.

A REPORT

ON THE

State of Education

IN BENGAL,

By WILLIAM ADAM, Esq.

Published by the Order of Government.

CALCUTTA:—Printed and Published by G. H. Huttman, at the Bengal Military Orphan Press, No. 1, Mangoe Lane.



SECOND SUPPLEMENT TO
The Calcutta Gazette.

Published by Authority.

WEDNESDAY, JUNE 8, 1836.

No. 919 A.

NOTICE is hereby given, that in consequence of the recent change in the Currency, the Marine Board have obtained the sanction of the Right Honorable the Governor of Bengal to the following modified rates of Charges leviable on account of Pilotage and Port Dues, which are to come into operation on the 1st Proximo.

By Order of the Marine Board,

C. B. GREENLAW, *Secretary.*

FORT WILLIAM, }
The 25th May, 1836. }

*Notices touching Port Charges at Calcutta, for the information and Guidance of
Owners and Commanders of Vessels.*

The Marine Board having lately, under the orders of Government, been engaged in revising the general Regulations of the Marine Department bearing on the Shipping frequenting the Port, request the particular attention of Owners, Agents, and Commanders of Vessels to the following arrangements in connection with the Charges on account of Pilotage, &c. framed with a view to the mutual convenience of the Marine Department and the Shipping Interests.

First.—Commanders are requested prior to quitting their Vessels on arrival off Calcutta to fill up and certify, or cause to be filled up and certified, a form of Certificate shewing the actual Registered Tonnage, the Draft of Water, and whether the Vessel has or has not been tugged by a Steamer any part of the way, or has or has not had the use of a Row Boat, which form will be furnished to the Pilot, in order to the Bills of the Vessel being correctly made out.

Second.—Commanders are further requested, as early after their arrival as possible, to notify in writing to the Master Attendant, the Name and Residence of the reference for the payment of his Vessel's Bills.

Third.—On the receipt by the Master Attendant of the above Certificate and written reference for payment, a single Bill will be prepared, including Inward Pilotage, Light House Duty, Moyapore Magazine Duty, and Row Boat Hire, (if any) which, together with the Certificate, will be forwarded to the Marine Pay Master for collection within fifteen days of the arrival of the Vessel, and having on it the Name and Residence of the party referred to for payment, which Commanders are requested to furnish to the Master Attendant in writing, as early after their arrival as practicable, that Officer will more readily be enabled to present it. By this arrangement all the Charges connected with the Vessel up to her arrival off Calcutta will be embodied in one Bill, instead of, as hitherto, being made in separate Bills.

Fourth.—In the event of Vessels docking, or being transported at the desire of the Commander, it is requested that a Certificate may be given by the Commanding Officer of the operation having been performed, in order to its accompanying the Bill when presented for payment to the Referee.

Fifth.—The practice of charging for hauling to the Chain Moorings, for their monthly Hire, and for hauling from the Moorings, in separate Bills, is discontinued, and henceforward one Bill will be prepared, including the Charge for hauling to the Moorings, that for occupying them, and that for hauling from them—and Commanders are requested to give, or cause their Commanding Officers to give, to the Master Attendant or the Harbour Master, Certificate of the date of hauling to and from the Moorings, which Certificate, as before, will accompany the Bill when presented for payment. The Hire of the Moorings will be charged for the day on which the Vessel is hauled thereto, without reference to the period of the day; and in like manner no charge will be made for the day on which she hauls from her Moorings, however late in the day she may quit them. The Charges connected with the Chain Moorings will thus be embodied in one Bill, and be discharged in one payment, instead of three or more according to the number of months the Vessel occupied the Moorings.

Sixth.—The system of charging Outward Pilotage on an estimated Draft of Water, with an addition of Ten per cent. subject to adjustment after the Vessel has sailed, and of charging a certain number of days for a Row Boat, subject to a like adjustment, is abolished; and in future the Outward Pilotage and Charge for Row Boat Hire on outward bound Vessels will be made as follows:

When the Vessel is finally laden, the Commander is to give notice thereof to the Master Attendant, when the Draft of Water is to be ascertained and certified by the Commander or Commanding Officer on the part of the Vessel, and by the Harbour Master on the part of Government—subject, in case of dispute, to the decision of the Master Attendant. On receipt of the Certificate, the Master Attendant will cause a Bill to be made out for the regular amount of Pilotage, and for the Row Boat Hire according to an average rate with reference to the size of the Vessels and the season of the year, fixed by a Marine Committee which lately sat at the Bankshall, the majority of which was composed of Members of Houses of Agency and Commanders of Ships. The Bill and Certificate will be presented in due course for payment.

Seventh.—As however it frequently happens that Vessels are taking in Cargo or filling their Water up to the last day of their departure, or that from other causes the Bills for the Chain Moorings and Outward Pilotage cannot be made out till the eve of departure, Owners, Agents, and Commanders are in such cases particularly requested, with a view to despatch, to cause an individual to attend at the Bankshall and expedite the transmission of the Bill and Certificate to the Board for Registry, and to the Pay Office for collection; at each of which Offices they may in such cases depend upon the most ready and special attention.

Eighth.—In the event of a Vessel being tugged any part of the way down by Steam, or not having the use of a Row Boat, Commanders are to obtain from the Pilot at Kedgerree, a Certificate to that effect, which they should forward by Dak to their Agents. On receipt thereof Agents are requested to make out a Bill against the Hon'ble Company for the $\frac{1}{4}$ deduction from the Pilotage allowed if tugged by Steam, or for the Row Boat Hire paid, as the case may be, and to forward it together with the Certificate to the Marine Board for audit and payment.

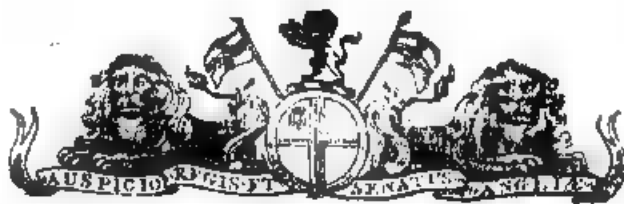
Ninth.—In cases where a Vessel leaves Calcutta avowedly intended to fill up Cargo at some place below, the Pilotage will be charged at the draft at which she leaves Calcutta in like manner though at the reduced amount as if she had proceeded to Sea; and with respect to the subsequent Pilotage Charge from the place at which the Vessel takes in the additional Cargo to Sea, Owners or Agents of Vessels will be required to furnish a special guarantee to pay the amount chargeable according to a Certificate of the Draft of Water to be signed by the Commander or Commanding Officer and Pilot.

Tenth.—Six sets of Moorings at Diamond Harbour having been fitted specially to enable Vessels arriving in distress from loss of Anchors and Cables to be readily moored, the Charge will be Co.'s Rs. 50 for Mooring and Unmooring, and the daily Hire the same as for the Moorings at Calcutta. The Moorings will of course be available to Vessels not in distress from loss of Anchors and Cables, but the Harbour Master will be instructed at all times to keep two sets vacant during the S. W. Monsoon to meet casualties.

Eleventh.—Annexed is a Statement of the several Port and Pilotage Charges, and the Marine Board trust that with these and the Certificates of the Commanders or Commanding Officers before them, Owners and Agents of Vessels will at all times be enabled readily to ascertain the correctness of the Bills and to discharge them on presentation.

PILOTAGE CHARGEABLE ON VESSELS. INTERMEDIATE OR BROKEN PILOTAGE.

Draft of Water.		Full Pilotage.		1/2		1/4		1/8		1/16		1/32		1/64		1/128		1/256		1/512		1/1024		1/2048		1/4096		1/8192		1/16384		1/32768		1/65536		1/131072		1/262144		1/524288		1/1048576		1/2097152		1/4194304		1/8388608		1/16777216		1/33554432		1/67108864		1/134217728		1/268435456		1/536870912		1/1073741824		1/2147483648		1/4294967296		1/8589934592		1/17179869184		1/34359738368		1/68719476736		1/137438953472		1/274877907344		1/549755814688		1/1099511629376		1/2199023258752		1/4398046517504		1/8796093035008		1/17592186070016		1/35184372140032		1/70368744280064		1/140737488560128		1/281474977120256		1/562949954240512		1/1125899908481024		1/2251799816962048		1/4503599633924096		1/9007199267848192		1/18014398535696384		1/36028797071392768		1/72057594142785536		1/144115188285571072		1/288230376571142144		1/576460753142284288		1/1152921506284568576		1/2305843012569137152		1/4611686025138274304		1/9223372050276548608		1/18446744100553097216		1/36893488201106194432		1/7378697640221238864		1/14757395280442477728		1/29514790560884955456		1/59029581121769910912		1/118059162243539821824		1/236118324487079643648		1/472236648974159287296		1/944473297948318574592		1/1888946595896637149184		1/3777893191793274298368		1/7555786383586548596736		1/15111572767173097193472		1/30223145534346194386944		1/60446291068692388773888		1/120892582137384777547776		1/241785164274769555095552		1/483570328549539110191104		1/967140657099078220382208		1/1934281314198156440764416		1/3868562628396312881528832		1/7737125256792625763057664		1/15474250513485251526115328		1/30948501026970503052230656		1/61897002053941006104461312		1/123794004107882012208922624		1/247588008215764024417845248		1/495176016431528048835690496		1/990352032863056097671380992		1/1980704065726112195342761984		1/3961408131452224390685539968		1/7922816262904448781371079936		1/15845632525808897562742159712		1/31691265051617795125484319424		1/63382530103235590250968638848		1/126765060206471180501937277696		1/253530120412942361003874555392		1/5070602408258847220077491107904		1/10141204816517694440154882215808		1/20282409633035388880309764431616		1/40564819266070777760619528863232		1/81129638532141555521239057726464		1/16225927706428311104247811452928		1/32451855412856622208495622905856		1/64903710825713244416991248811712		1/12980742165142488883382487763424		1/25961484330284977766764975526848		1/51922968660569955533529951053696		1/103845937321139911067059902107392		1/207691874642279822134119804214784		1/415383749284559644268239608429664		1/830767498569119288536479216859328		1/1661534997138238577072958437118656		1/3323069994276477154145916874237312		1/6646139988552954308291833648474624		1/1329227997710590861658366729689248		1/2658455995421181723316733459376496		1/5316911990842363446633468918752992		1/10633823981684726892668937837595904		1/21267647963369453785337875675191808		1/4253529592673890757067575135037616		1/85070591853477815141351502700753232		1/17014118370695563028270300540146464		1/34028236741391126056540601080292896		1/68056473482782252113081202160585792		1/136112946965564504226162404321171584		1/272225893931129008452524808642351168		1/544451787862258016905049617284470336		1/108890357572451603381009934568940672		1/217780715144903206762019869137881344		1/435561430289806413524039738275762688		1/871122860579612827048079476551525376		1/174224572115922565409615895310305728		1/348449144231845130819231790620611456		1/69689828846369026163846358124122912		1/139379657692738052327692716248245824		1/278759315385476104655379432496491648		1/557518630770952209310758864988983296		1/1115037261541904418621517739977965952		1/22300745230838088372430354799559311008		1/44601490461676176744860709599118222016		1/892029809233523534897214191982364442208		1/17840596184670470697944283839647288848		1/35681192369340941395988567719294577792		1/71362384738681882799777135438589155584		1/142724769477363765599554270877182311104		1/285449538954727531199108453755364626336		1/570899077909455062398216907110729252704		1/11417981558189101247964338142145850544128		1/2283596311637820249592867628429111088576		1/4567192623275640499185735256858222177152		1/913438524655128099837147051371644443424		1/18268770493102561996742840227432888848		1/3653754098620512399348568045486777776		1/73075081972410247986971370909735555552		1/1461501639448204959395427418194711104		1/29230032788964099187908548363894222208		1/58460065577928198375817096727788444416		1/11692013115585639675163419345577888832		1/233840262311712793503268386911557777664		1/46768052462342558700653677382311555552		1/9353610492468511740130735476462311104		1/18707220984937023480261470952924622208		1/37414441969874046960522941905849244416		1/74828883939748093921045883811698488832		1/14965776787949618784209177664339777664		1/29931553575899237568418355328675552		1/59863107151798475136883710657351104		1/11972621435559695027377642114622208		1/23945242871119390054755284229244416		1/47890485742238780109510568458488832		1/957809714844775602190211369169777664		1/19156194296895512043804227383395552		1/38312388593791024087608454766791104		1/766247771875820481752169095335822208		1/1532495537751640963504338190671644416		1/3064991075503281927008676381343288832		1/6129982151006563854017352762686577664		1/1225996430201312770803470552537315552		1/2451992860402625541606941105074631104		1/4903985720805251083213882210149262208		1/9807971441610502166427764420298524416		1/1961594288322100433285552884059048832		1/39231885766442008665711057681181877664		1/784637715328840173314221137623375552		1/156927543065768034662844227524671104		1/313855086131536069325688455049342208		1/6277101722630721386513769100988844416		1/1255420344526144277302753820197768832		1/2510840689052288554605507640395537664		1/5021681378104577109211015280791075328		1/1004336275620915418422203056158215552		1/200867255124183083684440611216231104		1/4017345102483661673688812222244622208		1/8034690204967323347377624444489244416		1/1606938040993464669475524888897848832		1/321387608198692933895104977795777664		1/642775216397385867790209955559155552		1/12855504327947717355804199111181104		1/2571100865589543471160839822223622208		1/5142201731179086942321679644447244416		1/1028440346235817388464335928889488832		1/20568806924716347769286718577778977664		1/4113761384943269553857343715555795552		1/8227522769886539107714687431111591104		1/16455045539773078215429374622223822208		1/32910091079546156430858749244447644416		1/65820182159092312861717498488895288832		1/1316403643181846257234349977795777664		1/2632807286363692514468699955559155552		1/52656145727273850289373999111181104		1/1053122914445477005787479982223622208		1/2106245828890954011574959964447244416		1/4212491657781908023149919928889488832		1/8424983315563816046299839857778977664		1/1684996663112736209259977971555795552		1/3369993326225472418519955843111591104		1/67399866524509448370399116862223822208		1/13479973304901889674079823374447644416		1/26959946609803779348159646748895288832		1/5391989321960755869631929349779577664		1/10783978643921511739263858699559155552		1/2156795728784302347852771739911181104		1/431359145756860469570554347982223622208		1/86271829153772093914110869596447244416		1/17254365830754418782821739192889488832		1/34508731661508837565643478385778977664		1/6901746332301767513128695677155795552		1/1380349266460353502625739143111591104		1/276069853292070700525147828622238	
-----------------	--	----------------	--	-----	--	-----	--	-----	--	------	--	------	--	------	--	-------	--	-------	--	-------	--	--------	--	--------	--	--------	--	--------	--	---------	--	---------	--	---------	--	----------	--	----------	--	----------	--	-----------	--	-----------	--	-----------	--	-----------	--	------------	--	------------	--	------------	--	-------------	--	-------------	--	-------------	--	--------------	--	--------------	--	--------------	--	--------------	--	---------------	--	---------------	--	---------------	--	----------------	--	----------------	--	----------------	--	-----------------	--	-----------------	--	-----------------	--	-----------------	--	------------------	--	------------------	--	------------------	--	-------------------	--	-------------------	--	-------------------	--	--------------------	--	--------------------	--	--------------------	--	--------------------	--	---------------------	--	---------------------	--	---------------------	--	----------------------	--	----------------------	--	----------------------	--	-----------------------	--	-----------------------	--	-----------------------	--	-----------------------	--	------------------------	--	------------------------	--	-----------------------	--	------------------------	--	------------------------	--	------------------------	--	-------------------------	--	-------------------------	--	-------------------------	--	-------------------------	--	--------------------------	--	--------------------------	--	--------------------------	--	---------------------------	--	---------------------------	--	---------------------------	--	----------------------------	--	----------------------------	--	----------------------------	--	----------------------------	--	-----------------------------	--	-----------------------------	--	-----------------------------	--	------------------------------	--	------------------------------	--	------------------------------	--	-------------------------------	--	-------------------------------	--	-------------------------------	--	-------------------------------	--	--------------------------------	--	--------------------------------	--	--------------------------------	--	---------------------------------	--	---------------------------------	--	---------------------------------	--	----------------------------------	--	----------------------------------	--	-----------------------------------	--	------------------------------------	--	------------------------------------	--	------------------------------------	--	------------------------------------	--	------------------------------------	--	------------------------------------	--	------------------------------------	--	------------------------------------	--	------------------------------------	--	------------------------------------	--	-------------------------------------	--	-------------------------------------	--	-------------------------------------	--	-------------------------------------	--	--------------------------------------	--	--------------------------------------	--	--------------------------------------	--	--------------------------------------	--	--------------------------------------	--	--------------------------------------	--	---------------------------------------	--	---------------------------------------	--	--------------------------------------	--	---------------------------------------	--	---------------------------------------	--	---------------------------------------	--	---------------------------------------	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	--	---------------------------------------	--	--	--	--	--	--	--	---	--	--	--	--	--	---	--	--	--	--	--	--	--	---	--	---	--	---	--	---	--	--	--	--	--	---	--	--	--	---	--	--	--	---	--	--	--	--	--	--	--	---	--	--	--	---	--	--	--	--	--	--	--	--	--	---------------------------------------	--	---------------------------------------	--	---------------------------------------	--	---------------------------------------	--	---------------------------------------	--	--	--	---------------------------------------	--	---------------------------------------	--	--	--	---	--	---	--	---	--	---	--	---	--	---	--	---	--	---	--	--	--	--	--	--	--	--	--	---	--	---	--	---	--	---	--	---	--	--	--	---	--	---	--	---	--	--	--	--	--	---------------------------------------	--	---	--	---	--	---	--	--	--	---	--	---	--	--	--	--	--	--	--	---	--	---	--	---------------------------------------	--	---	--	---	--	---	--	---	--	---	--	---	--	--	--	--	--	--	--	---	--	--	--	---	--	---	--	--	--	--	--	--	--	---	--	---	--	-------------------------------------	--



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, JUNE 11, 1836.

FORT WILLIAM,

FINANCIAL DEPARTMENT, THE 27TH Oct. 1834.

NOTICE is hereby given, that from and after the 15th November next, the Board of Trade has been empowered and directed to receive Tenders for advances to be made on Goods and Merchandise consigned to England, covered by Bills of Exchange, to be drawn payable to the Hon'ble Court of Directors of the East India Company in London, under the conditions and in the forms following:—

1st.—The parties to whom advances may be made shall agree, that the respective Consignments shall be delivered into the Warehouses of the East India Company, or into such other Warehouses as the Court of Directors may appoint, and that they shall be subject to the management of the Court of Directors, so long as the Court shall continue to manage the Goods of individuals.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of Government, an advance of 2 1/2ds of such ascertained value will be made.

3d.—For repayment of the advance, Bills of Exchange are to be drawn in triplicate, at six months sight, at the rate of 2s. 2d. per Calcutta Sicca Rupee.

4th.—The parties will be required to place in the hands of the Board of Trade Bills of Lading of the Consignment and Policies of Insurance effected thereon both in triplicate. The Bills of Lading must be drawn, deliverable to the East India Company, or indorsed to order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company as the parties interested.

5th.—In case of default being made, either in acceptance, or payment of the Bills, the Court of Directors are to be authorized in the mode subsequently stated to sell the Goods for the purpose of repaying the Company the amount of the advances made thereon, together with the interest, should any have accrued; the Company, on the other hand, allowing discount when any part of the proceeds shall be realized before the Bills fall due.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods subject to all the conditions agreed upon with the Company, on payment of the Bills, and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision in case of the party, upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent, or in such case, should the Consignor prefer it, the Agency may be wholly withdrawn, and the settlement of either surplus or deficiency be made with the Consignor himself by

the Government from whom he received the advance, at the rates of Exchange, at which the Company may at the time be drawing Bills upon India.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with any charges which may be due to the Company thereon.

8th.—The rate of Discount to be allowed by the Company shall not be less than 4s per Cent. per Annum.

9th.—Parties receiving advances are to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Board of Trade, signifying their assent to all the foregoing Conditions, but more particularly for the purpose of expressly authorizing the Sale of the Goods, by the Company (without either notice to or concurrence of any person whomsoever) at any period, after default shall be made either in acceptance or payment of the Bills, also authorizing in such cases the paying to the Company, the advances made either principal or interest, appointing the Agent in England for each transaction, and signifying the wishes of the parties in the contingency referred to in the Sixth Article.

10th.—Upon the acceptance of any tender of Goods in Security for advances to be made on the above terms, the Goods will be valued by the Export Warehouse-keeper, and for the sum that may be settled as to be advanced thereon, the Board will grant an Order on the General Treasury, payable at 40 days sight.

11th.—The total sum to be advanced on Bills in the present season being limited in amount, the Board of Trade will use their discretion in giving a preference to tenders secured on Goods of a more valuable description, such as Silk and Indigo.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

(No. 1021.)

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR OF BENGAL.
JUDICIAL AND REVENUE DEPARTMENT,
THE 7TH JUNE, 1836.

The Right Honourable the Governor of Bengal has been pleased to make the following Appointment:

Mr. J. P. DENN to be Deputy Collector in the District of Monghyr under the Provisions of Regulation IX. of 1833.

ROSS D. MANOLES,

Secy. to the Govt. of Bengal.

No. 1243.

ORDER BY THE HONORABLE THE LIEUTENANT
GOVERNOR OF THE NORTH WESTERN PROVINCES.

ALLAHABAD,

JUDICIAL AND REVENUE DEPARTMENT,
THE 30TH MAY, 1836.

The leave of absence granted by the Officiating
Judge of Agra to Panchowsee Mookund Sing,
Principal Sudder Ameen at that Station, for four
days, on his private affairs, is approved.

C. MACSWEEN,

Secy. to the Lt. Govr. N. W. P.

No. 1286.

ORDERS BY THE HONORABLE THE LIEUTENANT
GOVERNOR OF THE NORTH WESTERN PROVINCES.

ALLAHABAD.

JUDICIAL AND REVENUE DEPARTMENT,
THE 1ST JUNE, 1836.

The Honorable the Lieutenant Governor has been
pleased to make the following Appointments:

Pandit Perta ul Naraiz to officiate as Additional
Principal Sudder Ameen at Mirzapoor.

Mr. J. J. W. Tawnton to be a Deputy Collector,
for the purpose of preparing, investigating and
determining, in the first instance, Cases under the
Provisions of Regulation II. of 1819, and IX. of
1825, within the Districts of Benares, Jaunpore,
Mirzapoor and Ghazeeপুর.

C. MACSWEEN,

Secy. to the Lt. Govr. N. W. P.

CALCUTTA ASSAY OFFICE.

The following Table showing the intrinsic value of the
new Gold and Silver Coin of British India, established
by Act XVII. of 1835, in the Coins of other Countries,
and vice versa, is published for general information, under
the orders of Government, dated the 11th May, 1836:

GOLD.

Denomination of Coin.	Value in Company's Muhars and Dec- imals.	Value in Company's Rupies at 15 Rs. per Mhar.	Value in Company's Muhars in each for- eign Coin respec- tively.
English Sovereign,	0.6848	10 4 4	1.4602
Guinea,	0.7194	10 12 8	1.3899
French Napoleon,	0.5431	8 2 4	1.8412
Spanish Doubloon,	2.1982	32 15 6	0.4519
Portuguese Johannes, ..	1.2326	18 7 9	0.8113
Ditto Moldore,	0.6088	10 5 3	1.3517
Russian Imperial, 1801, ..	1.1024	10 8 7	0.9071
Venetian Sequin,	0.5107	4 12 8	3.1573
Austrian Ducat,	0.2324	4 13 4	2.1917
Dutch Ducat,	0.3184	4 12 6	3.1403
American Eagle, (or 10 Dollar-piece,)	1.5000	8 0 0	0.6666
Parian Yoman,	0.4251	6 6 0	2.8529
Belavian Mohur, 1706, ..	1.1073	16 9 5	0.9031
Indian Coins.			
Madrass Mohur,	1.0000	16 0 0	1.0000
Star Pagoda,	0.3546	9 13 1	0.9271
Bombay Old Mohur,	1.0221	15 5 4	0.9781
New Mohur,	1.0000	15 0 0	1.0000
Lucknow Mohur,	0.9082	14 15 5	1.0018
Shersahy do,	0.9843	14 8 2	1.0156
Bhopal Mohur,	0.9040	14 14 6	1.0000
Jypoor Mohur,	1.0189	15 4 0	0.9811
Kota, Suddo,	0.9020	14 14 1	1.0001
Calcutta Old Mohur,	1.14780	17 3 5	0.87119
New Mohur, (of 15 Sicca Rupies,)	1.13727	16 0 11	0.87023

SILVER.

Denomination of Coin.	Intrinsic value in Com- pany's Rupies and Decimals.	The same in Com- pany's Rupies, Annas and Pice.	Intrinsic value of One Company's Rupee in each Coin respectively.
English Shilling,	0.4891	0 7 10	2.0446
French Franc,	0.4287	0 6 10	2.3325
Spanish Dollar,	2.2719	2 4 3	0.4401
North American Dollar, ..	2.2500	2 4 0	0.4444
German Crown,	2.1860	2 3 0	0.4573
Dutch Guilder or Florin, Austrian Rix Dollar or Florin,	0.8750 1.0855	0 14 0 1 1 5	1.1428 0.9187
Brazil Pataca,	2.2151	2 3 5	0.4514
Persian or Futeh Ali, ..	1.0563	1 0 10	0.9467
Arabian Lari,	0.4255	0 6 11	1.0234
Belavian Rupee, 1803, ..	0.9702	0 15 7	1.0244
Ceylon Rix Dollar,	0.6632	0 10 7	1.5078
Goa Rupee,	0.8823	0 14 1	1.1334
Indian Coins.			
Ajmeer or Srisahy Rupee, ..	0.8175	0 13 1	1.2332
Ankush Rupee of Poona, ..	0.9707	0 15 0	1.0301
Assam Rupee,	1.0021	1 0 6	0.9978
Bahadur of Sahur,	0.9013	0 14 5	1.1059
Bhilai or Bhopal Rupee, ..	0.9130	0 15 10	1.0071
Gwalior Rupee,	0.9776	0 15 7	1.0229
Hyderabad, (Bagh Chu- lony,) Rupee,	0.8911	0 14 3	1.1222
Indore Rupee,	0.8807	0 15 0	1.0134
Jepoor Rupee,	1.0191	1 0 2	0.9810
Kota Rupee,	1.0283	1 0 5	0.9725
Lucknow Rupee,	1.0041	1 0 0	0.9959
Narrpore Rupee,	0.8400	0 13 7	1.1766
Nipal Mohur,	0.2552	0 6 4	2.5202
Company's Coin.			
Madrass, Bombay, Fur- rukhabad, Benares, and Saurat Mint, new Standard Rupee,	1.0000	1 0 0	1.0000
Calcutta Sicca Rupee, ..	1.0056	1 1 0	0.9375

N. B. The above Table refers to the Regulations of
the respective Mints, where they are known: in other
cases to the assayed valuation of Coins melted up at the
Calcutta Mint. The relative weight and quality of the
several Foreign Coins, as well as the value of the nume-
rous uncurrent Coins of India in the New or Company's
Rupee, may be found in the "Factual Tables" published
for the use of Government Officers in 1834, which may
be made every where applicable to the present Coinage,
by substituting or adding the term "Company's Rupee"
wherever for "Madrass, Bombay, or Furukhabad"
Rupee of 160 Tray Grains is mentioned.

JAMES PRINSEP, Assay Master.

Calcutta Assay Office, 1st June, 1836.

* The Mexican, Peruvian, and Columbian Dollars
differ but slightly from the Spanish Dollar.

CALCUTTA STAMP OFFICE,

THE 28TH MAY, 1836.

NOTICE is hereby given, that from the 1st June 1836,
the Company's Rupee will be received at par with
the Sicca Rupee in payment for Stamps, that is to say,
One Company's Rupee for a Stamp value One Sicca
Rupee, and so forth.

H. PALMER, Collector of Stamps.

কলিকাতা ইষ্টার্ন অফিস ২৮ মে ১৮৩৬।

ইস্তাহার দেওয়া যাইতেছে যে ১ জুন ১৮৩৬
অর্থ ইষ্টার্নের মূল্য কোম্পানির টাকা সিককা
টাকার সমান বোধ করিয়া লওয়া যাইবেক অর্থাৎ
সিককা ১ এক টাকা মূল্যের ইষ্টার্নে কোম্পানির ১
এক টাকা লওয়া যাইবেক

এইরূপ

H. PALMER, Collector of Stamps.

Sale of Native Jewellery.

HAMILTON AND CO. have the pleasure to inform the Public, that they are favored by Government with the sale of the undermentioned magnificent NATIVE JEWELS, Presents from Mysore Princes, the whole of which are valued at Sa. Rs. 30,000, exclusive of Commission at 10 per cent.

No. 1. Pearl Kunta of 16 rows, containing..... 900 Pearls.
And 1 Breastplate, consisting of..... 7 Diamonds 1st size.
Estimated Prices
Pearls at 3 each, Sa. Rs. 2700 12 Do. 2d Do.
Breastplate, containing the Precious Stones, .. 3000 11 Do. 2d Do.
5700

No. 2. Pearl Kunta of 14 rows, containing..... 604 Pearls.
And 1 Breastplate, consisting of..... 13 Diamonds 1st size.
Estimated Prices
Pearls at 3 each, Sa. Rs. 2712 10 Do. 2d Do.
Breastplate, containing the Precious Stones, .. 3000 1 Luluck Emerald.
5712

No. 3. Pearl Kunta of 8 rows, containing..... 334 Pearls.
And 1 Breastplate, consisting of..... 8 Rubies 1st size.
Estimated Prices
Pearls at 4-8 each, Sa. Rs. 1563 27 Do. 2d Do.
Breastplate, containing the Precious Stones, .. 300 1 Square Emerald.
1863

No. 4. Pearl Kunta of 10 rows, containing..... 548 Pearls.
And 1 Breastplate, consisting of..... 16 Rubies 1st size.
Estimated Prices
Pearls at 4-8 each, Sa. Rs. 3003 16 Do. 2d Do.
Breastplate, containing the Precious Stones, .. 2000 1 Diamond 1st Do.
5003

No. 5. 2 Bajachunda containing..... 90 Diamonds.
Estimated Prices
of Bajachunda containing the Precious Stones, Sa. Rs. 6000 64 Pearls, large.
155 Do. smaller.

No. 6. 1 Kulgee containing..... 97 Diamonds.
Estimated Price
of Kulgee containing the Precious Stones, .. Sa. Rs. 8000 1 Square Emerald.
1 Luluck Do.
1 Ruby, large.
6 Small Do.

No. 7. 1 Serpech containing..... 3 Rubies, 1st size.
Estimated Price
of Serpech containing the Precious Stones, .. Sa. Rs. 3750 40 Do. 2 Do.
38 Diamonds.
3 Luluck Emerald.
1 Round Do.

No. 8. 1 Kulgee containing..... 11 Rubies.
Estimated Price
of Kulgee containing the Precious Stones, .. Sa. Rs. 300 22 Diamonds.
1 Luluck Emerald.

No. 9. 1 Serpech containing..... 75 Rubies.

Estimated Price
of Serpech containing the Precious Stones, .. Sa. Rs. 300 20 Diamonds.
1 Pearl.
1 Emerald.

مسیرس حمل تین کمپنی همه کسا نرا خبر داد
می شود که کور نورمنت صاحب بطریق هدیه
جواهرات و زیورات و غیره از نزد شاهزاده ها
یافته اند همون جواهرات و زیورات حسب
تفصیل الذیل مستر حمل تین صاحب موصوف
کمپنی بدوگان کمشنر فروخت خواهد شد هرکرا
د رکارو ضرور باشد بیمن دوگان آمد به معایه
مشاهده نمود و گرفتن می تواند قیمت این
اشیای مرقوم مقررده سی هزار روپیه سوای
اژین فیصد ب حساب ده روپیه کمشنر صاحب
ممدوج خواهد یافت

انمبر ۱ در شانزده لری یک هار شمارنه صد
فی د ر حساب سه روپیه بیست و هفت مد
چراود هکدهکی معه الماس کلان هشت عدد
مجهلا د وازده عدد خورد چهارده عدد
چون هشت عدد وینار لکن یک عدد قیمت
سه هزار

۲ جمگی پنجهزار هفت مد روپیه
در چهارده لری یک هار شمارنه صد
و چهار لری د قیمت سه روپیه همگی د و هزار
هفت مد وازده روپیه
د هکدهکی الماس کلان پانزده عدد
مجهلی ده عدد وینار لکن یک عدد
قیمت سه هزار

مجمله پنجهزار هفتصد وازده روپیه
۳ در شش لری یک هار شمارنه صد
وسی و چهار قیمت ب حساب فی د ر چهار روپیه
هشت آنه جمگی بکهار پنجهصد و سه روپیه

معده د هکدهکی و چون کلان هشت عدد
و خورد بیست و هفت عدد پنا یک عدد
پنار لکن یک عدد الماس د و چراوسی
و سه عدد پنا خورد هجده عدد قیمت
سه صد و روپیه

همگی بکهار هشتصد و سه روپیه
۴ در یک هار ده لری شمار پنجهصد و
چهل و شش قیمت فی د ر حساب پنجه روپیه
هشت آنه سه هزار و سه روپیه

د هکدهکی چون کلان شانزده عدد اوسط
شانزده عدد الماس کلان یک عدد الماس
خورد وازده عدد لکن در یک عدد
قیمت د و هزار روپیه

همگی پنجهزار و سه روپیه

۵ نمبر بازو بند الماسي یکجفت درون الماس نود عدد رکلاں شصت و چہار عدد در خورد یکصد و پنجاہ و پنج عدد قیمتش شہزار روپیہ

۶ نمبر مربع کلفہ الماسي ■ ران الماس نود و ہفت عدد پنا یک عدد پنا رلتکن یک عدد چونی کلان یک عدد چونی خورد شصت عدد قیمت شہزار روپیہ

۷ نمبر مربع سربچہ درون چونی کلان شہ عدد اوسطی چہل عدد الماس سی و ہفت عدد پنا رلتکن شہ عدد پنا رکول یک عدد قیمت شہ ہزار ہفت صد و پنجاہ روپیہ

۸ نمبر مربع کلفہ چونی ہشتاد و نہ عدد الماس سی و نہ عدد و پنا رلتکن یک عدد قیمت شہ صد روپیہ

۹ نمبر مربع سربچہ ازو چونی ہفتاد و شش عدد شامل آن الماس بیست و شش عدد در کلان یک عدد و پنا یک عدد قیمت شہ صد روپیہ

NOTICE.

Establishment of a Light House at Pondichery.

From the 1st of July 1836, a fixed Light of the 3d magnitude will be exhibited during the whole night, on the summit of a Tower recently constructed at Pondichery.

This Light, placed at 89 feet above the level of the Sea will be seen in clear weather, from a Ship's Poop, from a distance of sixteen to seventeen Nautical Miles.

During the N. E. Monsoon, that is to say, from the month of October to March, Vessels arriving during the night, in the Roads of Pondichery, should anchor in ten or twelve fathoms Water, the Light bearing by Compass from W. by N. to W. N. W. This Anchorage will be the most convenient for communication with the Shore and for Weighing in case of bad weather.

During the S. W. Monsoon, the wind prevailing from S. E. on the Coast, from the end of March to October, bad weather is not to be apprehended; Vessels can then anchor at night in six or seven fathoms with the Light bearing by Compass from W. to W. by N.

Thus placed, the Vessels will be during each Season, in the most favorable position for communication with the Shore.

Pondichery, the 10th March, 1836.

(Signed) A. HOSTEIN,

Le Capitaine de Port.

Approved,

(Signed) L. DALLMAYR,

Commissaire de la Marine Ordonnateur.

Published by Order of the Marine Board,

C. B. GREENLAW, Secretary.

Port William, the 29th April, 1836.

NOTICE.

Payments at the Marine Pay Office.

NOTICE ■ hereby given, that in future Parties in whose favor Monies are passed payable by the Marine Paymaster, will be required to attend to the following directions:

If the Party, in whose favor the Bill is passed, himself draws the Money at the Pay Office, he will be required to receipt the Bill and also to sign an Office Check for the amount.

On the other hand, if the Money is to be drawn by the Agency of a Sircar or other Person, it will be necessary that the amount should be made payable (under the signature of the Party in whose favor it is passed) to such Sircar or other person by name—or to bearer—and such Sircar, or other person, or the bearer, will be required to receipt the Bill and to sign the Office Check for the amount.

Of course in the latter case, if the Money should be paid to the wrong person in consequence of the Bill being lost or stolen, or otherwise surreptitiously obtained by the Party presenting it, the Marine Department cannot be considered answerable.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Port William, the 5th May, 1836.

CUSTOMS.

LIST of Packages lying unclaimed at this Office.

- 1 Parcel, C. Gerdner, 13, Naugos Lane, per Lord of the Isles.
- 1 Box, Lieut. Pearce, Engineer, per Brind.
- 1 Ditto, C. Peshall, 3d Buffs, per Hushby.
- 1 Parcel, Arthur Seely, Midshipman Ship Amelia Thompson, per Duke of Buccleugh.
- 1 Ditto, G. J. Brown, Ship Duke of Northumberland, Capt. Pope, per Zenobia.
- 1 Ditto, A. G. Miller, 39th Regt. N. I., per Kyle.
- 1 Ditto, C. Hunter, 18th B. N. I., per Hindostan.
- 4 Ditto, Lieut. H. Hunter, 58th Regt. N. I., per David Clark.
- 2 Ditto, Mr. Pritchard, John Bull Office, per Ditto.
- 1 Ditto, Corporal R. M. Darnel, H. M. 11th Light Dragoons, per Ditto.
- 1 Ditto, John Tjaer, Surgeon Ship Orient, per Ditto.
- 1 Ditto, Mr. Humphry, Engineer, Fort Gloster, per Severn.
- 1 Ditto, C. Peshall, 3d Buffs, per Abercrombie Robinson.
- 1 Box, Marked F 161, per Luckins.
- 1 Parcel, Mr. Toole, per Dupper.
- 1 Box, The Revd. T. C. Thompson, Quilon, per Strath Eden.
- 1 Ditto, The Officer in Command of the 59th Foot, per Ditto.
- 1 Ditto, The Officer Commanding H. M. 3d Regt. Foot, per Wm. Barras.
- 1 Ditto, Mrs. Wilson, per Comandant.
- 1 Ditto, J. Armstrong, care of Cowie and Co., per Malcolm.
- 1 Ditto, Mrs. Capt. Henderson, Theatre Street, per Do.
- 1 Parcel, Mrs. S. Tiel, per Hindon.
- 1 Ditto, Capt. John Cheape, B. Engineers, per London.
- 1 Ditto, R. Sommerville, H. M. Ship Hyacinth, per Lord Hungerford.
- 1 Ditto, Lieut. J. S. Alston, 6th Regt. N. I., per Ditto.
- 1 Ditto, Lieut. Col. C. W. Hamilton, 6th Regt. N. I., per Ditto.
- 1 Ditto, M. Sheridan, H. M. 13th Light Infantry, per William.
- 1 Ditto, G. Garstin, care of T. G. Sutherland, per Ditto.
- 1 Ditto, W. U. Eddis, Messrs. Shierref and Co., Bntally, per Ditto.
- 1 Ditto, R. G. Ogilvie, care of Muller, Ritchie and Co., per Ditto.
- 1 Ditto, Capt. W. Brown, care of John Low, per Ditto.
- 1 Ditto, Bagshaw and Co., per Ditto.
- 1 Ditto, Eginton, McClure and Co., per Ditto.
- 1 Ditto, Col. Dunlop, Quarter Master General of the Bengal Army, per Ditto.
- 4 Ditto, J. Eckford, Surgeon, care of Cantor and Co., per Ditto.
- 1 Box, Mrs. Wilson, Hindon School, per Ditto.
- 1 Ditto, Patterns Z in diamond 6, per Ditto.
- 1 Ditto, Patterns H in diamond, per Ditto.
- 1 Ditto, A. Wight, Old Post Office Street, per Ditto.
- 1 Ditto, W. B. Johnson, Opium Department, Patna, per Eleanor Leidman.
- 1 Ditto, W. E. Thompson, reloaded from the Indiana.
- 2 Tins, W. McIver, care of Hugh Matheson.

C. C. HYDE, Coll. of Cms.

9th June, 1836.

N. B. Parties applying for the above Packages, will be pleased to send Invoices, or Bills, shewing contents and value, and to depute persons to be present at the opening of them at this Office. The Collector has nothing to do with the business of Landing Packages from Ships, nor with forwarding them to their owners, or their destination.

The fact of Articles being destined for PRIVATE USE, and not for Sale, does not exempt them from payment of Duty, if they be of a kind which is chargeable with Duty under the Regulation.

NOTICE is hereby given, that agreeably to the Conditions of Sale, the Deposits on the Salt sold at the Sales of February last, will positively be forfeited if the amount due be not paid, and the Sub-Treasurer's Receipt for the same produced in this Office by 2 o'clock on Saturday, the 25th June next, and the said Salt will be Re-sold to the highest bidder, on account of the East India Company, according to the Conditions of Sale, at such time or times as the Board of Customs, Salt and Opium, may determine.

By Order of the Board of Customs, Salt and Opium, the 14th May, 1836,

S. G. PALMER, Actg. Secy.

এস্টেটহার দেওয়া যাইতেছে—

যে সন ১৮৩৬ সালের ফেব্রুয়ারি মাহার নিলামের বিক্রিত নমকের কিস্তির বেবাক টাকা আদায় হইয়া এই টাকার সবজেরের সাহেবের রসিদ যদ্যপি আগামী ১৫ জুন রোজ শনিবার দিবা দুই প্রহর দুই ঘটাপর্যন্ত এই নক্সের দাখিল না হয় তবে মোতাবেক নরওনিলাম এই নমকের আমানত পেশগী বিক্রয় জন্ম হইবেক এবং নমক মজদুর সরকার প্রযুক্ত ইংরেজ কোম্পানি বাহাদুরের নিজ হিসাবে বোর্ড পরমিট ও নমক ও আফিম কর্তৃক যে সময় নির্ভায়া হইবেক সেই সময়ে উক্ততম মূল্য প্রদায়ক গৃহাধিকার প্রতি রিসেল অধ্যক্ষ পুনরায় বিক্রয় হইবেক—

বিমোক্ষিত হুদুম সাহেবান আশিসান বোর্ড পরমিট ও নমক ও আফিম ইতি সন ১৮৩৬ সাল তারিখ ১৪ মে—

S. G. PALMER, Ag. Secy.

NOTICE is hereby given, that the Deposits on certain Lots of Salt purchased at the Sale held in January last, the Purchasers whereof failed to pay the amount of Clearance agreeably to the Conditions of Sale, have been forfeited under the orders of the Board, dated the 14th Instant, and the said Salt will be positively Re-sold at the Exchange Rooms, on Tuesday, the 14th June next.

The Sale will commence after 1 p. m.

The Re-sale shall be held subject to the confirmation of the Board, who reserve to themselves the option of accepting or rejecting the amount bid for the Salt Re-sold within Twenty-four hours from the time of Re-sale.

The other Conditions of the Re-sale will be publicly notified at the time of Re-sale.

By Order of the Board of Customs, Salt and Opium, the 14th May, 1836,

S. G. PALMER, Acting Secretary.

এস্টেটহার দেওয়া যাইতেছে—

যে গত জানেগুরি মাহার নিলামের বিক্রিত নমকের কিস্তির বেবাক টাকা ধরিতারাপ নিলামের নরও অনুসারে দাখিল করিতে না পারিবার এই নমকের আমানত পেশগী টাকা ১৪ মে তারিখের বোর্ডের হুদুম প্রমান জন্ম হইল এই নমক আগামী ১৫ জুন রোজ শনিবার এস্টেটহার যেরে বিক্রিত রূপে বিক্রয় হইবেক নিলাম দিবা দুই প্রহর এক ঘটাপর পর আরম্ভ হইবেক—

সানি নিলামে বোর্ডের সাহেবানিসানের নক্সের সাপেক্ষ থাকিবেক এবং যে নকল নমক এই সানি নিলামের দ্বারা বিক্রয় হইবেক তাহার মূল্যের ডাক নিলামের সময় অবধি ২৪ ঘটাপর মধ্যে বোর্ডের সাহেবানেরা গৃহাধিকার অগ্রাহ্য করিবার একিয়ার আশন দিতে রাখিলেন—

সানি নিলামের অন্যতম নরও নকল নিলামের সময় একাসারূপে আশন হইবেক—

বিমোক্ষিত হুদুম সাহেবান আশিসান বোর্ড পরমিট ও নমক ও আফিম ইতি সন ১৮৩৬ সাল তারিখ ১৪ মে—

S. G. PALMER, Acting Secretary.

SALT.

Revenue Board Office, Fort St. George, 19th May, 1836.

STATEMENT shewing the quantity of SALT to be exported to Calcutta from the Collectories of Chingleput and Madras in the current year 1836-37, and the quantity in Store ready for exportation, under the terms of the Advertisement dated the 20th February, and published in the Fort St. George Gazette of the 6th March 1836.

	Quantity of Salt permitted to be exported to Calcutta in 1836-37.	Quantity already exported.	Quantity remaining to be exported.	Quantity actually in store and ready for exportation.
	Bl. Mds.	Bl. Mds.	Bl. Mds.	Bl. Mds.
Chingleput, Lovelong, &c.	1,50,000	22,760	1,27,240	46,672
Madras, Enson.	1,50,000	"	1,50,000	21,648

A. P. ONSLOW, Secretary.

Administrations.

ALL Persons indebted to the Estate of JAMES COOKE, heretofore an Assistant Surgeon on the Madras Establishment of the East India Company, are requested to make payments to the Registrar of the Supreme Court at Fort William, Administrator to the Estate, to whom all Creditors are also desired to make known their Claims.

THE like Advertisement as to the Estate of Lieutenant MAIK NAPIER OGILVY, late of the Second Regiment of Light Cavalry Bengal Establishment.

THE like Advertisement as to the Estate of Ensign HENRY RUSSELL, late of the Twentieth Regiment of Native Infantry.

THE like Advertisement as to the Estate of Ensign RICHARD THOMAS EDWARDS, late of the Twenty-eighth Regiment of Native Infantry.

7th June, 1836.

(1)

J. CHALCRAFT begs to inform his Patrons, Friends, and the Public at large, that circumstances have obliged him to close the business of Carver and Gilder, carried on by him at No. 12, Hastings' Street, under the Firm of CHALCRAFT and Co., till his affairs are settled. J. C. at the same time cannot fail to offer his grateful and sincere thanks for the extensive patronage and support held out to him since his commencement in business, and trusts to merit a continuance of the same on his resuming business, which he hopes to be enabled to do shortly.

N. B. The Orders of those Gentlemen now on hand, will be finished without delay and forwarded to them.

Calcutta, 1st June, 1836.

NOTICE of Public Sale for Arrears of Revenue unless Intermediately liquidated in the Collector's Office, Zillah Mymensing on Monday the 18th July 1896 next, corresponding with the 4th Shrabun 1243 B. S.

Name of Mihal to be sold and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sadder Juma.	Arrears of Revenue including Interest and Penalty up to 1842 D. S.	Remarks.
Ph. Pookheera, a 4as. Share,...	Ranee Hursunduree Dibba,	17635 10 3 0	29659 8 3 0 0	
On the same day the Rights and Interest of Kishen Indernarain Thakoor, (late Husband of Ranees Hursunduree Dibba,) in Ph. Pookheera, in satisfaction of a Decree of Court amounting Principal and Interest to				
	190215 12 7 1 9	Krants.

Mymensing Collectorate, the 14th May, 1896.

D. PRINGLE, Collector.

حکم اشهار نامہ کھری کلکتری ضلع میمنسنگہ اینکہ

بموجب منشی قانون یازدہم سنہ ۱۸۴۲ع و قانون ہفتم سنہ ۱۸۳۰ع برای ادای زربا قضاوتہ و سود جرمانہ بابت بقایا لغایت سنہ ۱۲۴۳ بنگلہ تاریخ نیلام محال مندرجہ ذیل در یوم ہجدم جولائی سنہ ۱۸۳۶ع مطابق چہارم ماہون سنہ ۱۲۴۳ بنگلہ روز دوشنبہ مقرر ساختہ اشہار دادہ میشود کسانیکہ ارا دہ خرید نیلام محال مرقوم داشتہ باشند لازم کہ زمان قبل نیلام بحضور صاحب کلکتر ضلع مذکور حاضر و رجوع کنند ہوا تفتیت کاغذات جمع و زمین نیلام خرید نمایند درین باب تاکید داند المرقوم سیزدہم می سنہ ۱۸۳۶ع مطابق اول جبتہ سنہ ۱۲۴۳ بنگلہ

ইউক্তদ্বিধায়া কাচারি কালেকটরি জিলা ময়মনসিংহ এহী বাগাইড সন ১২৪২ খালির বাকী ধাকান্না ও পূৰ্ণ জরিমানা আদায়কারণ সন ১৮২২ সাল ইংরেজীর ১১ কানুন ও সন ১৮৩০ সাল ইংরেজী ৭ কানুন খুদত নিচের লেখা মহাল জিলা ময়মনসিংহ কালেকটরি কাচারিতে নিলাম করা আবশ্যক জানিয়া বতারিখ ১৮ জুলাই সন ১৮৩৬ সাল ইংরেজি মোতাবেক ৪ শুবন সন ১২৪৩ সাল বাঙ্গলা মোজ সোমবার বেলা দুই এহরের সময় জিলা ময়মনসিংহ কালেকটরির কাচারিতে নিলামে বিক্রী হইবেক যে বেহা ধরিত্তের এরাহ। রাহহ তাহার নিগের উচিত যে নিলামের মোজের পূর্বে কাচারি ময়মনসিংহ নৈজিয়া মহাল ময়মনসিংহ জমা ও জমির কাগজাত প্রত্যকিত হইয়া নিলাম গ্রহিত করহ ইতি সন ১৮৩৬ সাল ইংরেজি তারিখ ১৩ মাই মোতাবেক সন ১২৪৩ সাল তারিখ ১১ চৈত্র—

ক্র.সং.	বি.সং.	ইজোর মহাল	ইজোর মালিক	জমা সদর	প্রকৃত হিসাব ১১৫১ বিলা মে বিক্রী হ ইবেক	বাকী ধাকান্না সন ১২৪২ সাল	বাকী পূর্ণ জরি মানা	এখন বাকী
১	০	প. পুধরি গ্রাহী আমা	রানী হর সুন্দরি দে বী	১৭৬৩৫১৬/৩	১	২৬৩৩৫১০/১১	৩৩২৪/০৫	২১৬৫১১১৩

জানান জাইডেহ যে এ উপরের নিবিত সন ১৮৩৬ সালের ১৮ জুলাই আদায়ভের ডিগরির দেইয়া ১৬৮২১৫৫৭ = ক্রীত আদায় কারণ বাকী হরসুন্দরি দেবার ময়মনসিংহ কালেকটরির কাচারিতে নিলামে বিক্রী হইবেক ইতি—

D. PRINGLE, Collr.

NOTICE of Public Sale for Arrears of Revenue unless intermediately liquidated at the Collector's Office of Zillah Rajshaye, on Tuesday the 30th day of June 1836 next, corresponding with 16th Aasser 1265 B. S. or F. S.

Name of Mehal to be Sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Runder Jumma.	Arrears of Revenue, including Interest and Penalty.	Remarks.
Kt. Pergh. Taherpour, 10ac. Portion, Lot No. 146,	Birassur Ray Chowdary,	31411 1 11 0	16431 5 5 0	
Ditto 1ac. 5ga. Portion,	Ditto,	2500 8 11 0	1403 0 6 0	
Dullonee and ora. Tuppa Bena, Lot No. 313,	Ditto,	4710 7 1 0	2774 5 4 0	

W. M. DIROM, *Offy. Dy. Collr.*

Zillah Rajshaye, Collector's Office, the 25th May, 1836.

NOTICE is hereby given, that Three-half Chests, supposed to contain Reer. and Seven one-dozen Boxes of Claret, marked "J. R. D. Bareilly," have been picked up by the Police of Barrh. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, *Magistrate.*
Patna, Foujdaree Court, the 6th May, 1836.

NOTICE is hereby given, that the Kutchery House of Barripore and Premises, the property of the Honourable Company, will be exposed to sale by Auction, at the Office of the Collector of the 24-Pergunnahs, on the 14th July next.

F. STAINFORTH, *Offy. Collr.*
Collector's Kutchery, 24-Pergunnahs, the 12th May, 1836.

NOTICE is hereby given, that the Effects of the late Mr. WILLIAM RHODES, Assistant Surgeon, deceased, are under the Seal of this Court, and will be delivered to any Person duly authorized to receive the same.

WM. COWELL, *Judge.*
Bareilly, Civil Court, }
The 31st May, 1836. }

NOTICE is hereby given, that 6 Large Indian Table Shadrs and 325 China Cups have been picked up by the Police of Barrh, any Person having Claim to the same is required to make application to the Magistrate of the City of Patna. If not claimed within the period of one month from this date, they will be sold.

W. R. JENNINGS, *Magistrate.*
Patna, Foujdaree Court, }
The 3d June, 1836. }

Late Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Twenty-third day of June, instant, precisely at the hour of 12 o'Clock at Noon, William Hickey, Esquire, late Sheriff of Calcutta, will put up to Public Sale, at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Mary Wakefield,—

1.—The Right, Title, and Interest of the said Mary Wakefield, of, in, and to all that Upper-roomed Brick-built Messuage, Tenement, or Dwelling House, and piece or parcel of Ground thereunto belonging, and on part whereof the same now stands, containing, by estimation, Four Cottahs, be the same a little more or less, situate, lying, and being in Zigzag Lane, in the Town of Calcutta, and butted and bounded in manner and form following: (that is to say), on the North by a House and Premises the property of Mrs. Nancy Williams, on the South by a House and Premises the property of Mrs. Bochee Marshall, on the East by the House and Premises next hereinafter mentioned, and on the West by a House and Premises also the property of the said Mrs. Bochee Marshall.

2.—Also, the Right, Title, and Interest of the said Mary Wakefield, of, in, and to all that Lower-roomed Brick-built Messuage, Tenement, or Dwelling House, and piece or parcel of Ground thereunto belonging, and on part of which the said last mentioned House now stands, containing, by estimation, Seven Cottahs, be the same a little more or less, (the said two last mentioned pieces or parcel of Ground being included in one Pottah), situate, lying, and being in Zigzag Lane, in the Town of Calcutta aforesaid, and butted and bounded in manner and form following: (that is to say), on the North by a House and Premises the property of one Colleysunker Ghose, on the South by a House and Premises the property of the said Mrs. Bochee Marshall, on the East by a House and Premises the property of Mr. Ribeiro, and on the West by a House and Premises the property of the said Mrs. Nancy Williams.

3.—Also, the Right, Title, and Interest of the said Mary Wakefield, of, in, and to all that Lower-roomed Brick-built Messuage, Tenement, or Dwelling House, and piece or parcel of Ground thereunto belonging, and on part of which the said last mentioned House now stands, containing, by estimation, Seven Cottahs, be the same a little more or less, situate, lying, and being in Kenderdine's Lane, in the Town of Calcutta aforesaid, and butted and bounded in manner and form following: (that is to say), on the North by a House and Premises the property of Mr. Rowland, on the South by the House and Premises the property of one Gourgoorey Takoor, on the East by the House and Premises the property of the said Gourgoorey Takoor, and on the West by Kenderdine's Lane aforesaid.

4.—Also, the Right, Title, and Interest of the said Mary Wakefield, of, in, and to all that piece or parcel of Garden Ground, situate, lying, and being at Entally, in the Suburbs of Calcutta, containing, by estimation, Eleven Biggahs, be the same a little more or less, and butted and bounded in manner and form following: (that is to say), on the North by the House and Premises of one Nemy Mullick, on the South by a piece or parcel of Garden Ground the property of one Cossy Sircar, on the East by a House and Premises the property of Moonshoe Cassin Ally, and on the West by a piece or parcel of Garden Ground the property of Duloll Ghose.

5.—And also, the Right, Title, and Interest of the said Mary Wakefield, of, in, and to all that other piece or parcel of Garden Ground, situate, lying, and being at Entally, in the Suburbs of Calcutta aforesaid, containing, by estimation, Seven Biggahs, be the same a little more or less, and butted and bounded in manner and form following: (that is to say), on the North by Public Road, on the South by a piece or parcel of Garden Ground the property of Mr. Joseph Jacobs, on the East by a House and Premises the property of Mrs. Myers, and on the West by a House and Premises and piece or parcel of Garden Ground the property of one Duloll Sircar and Manoel DaCosta.

The Conditions of Sale may be known by applying at the Sheriff's Office.

Sheriff's Sale.

NOTICE is hereby given, that on Thursday, the Twenty-third day of June, instant, precisely at the hour of 12 o'Clock at Noon, the Sheriff of Calcutta will put up to Public Sale at the Lower Verandah of the Court House, near the entrance into the Sheriff's Office, by virtue of a Writ of Fieri Facias in his hands against Russicklall Doss, Omeshchunder Doss, Moheeschunder Doss, and Greeschunder Doss, Sons, Heirs, and legal personal Representatives of Panchann Doss, deceased,—

1.—The Right, Title, and Interest of the said Panchann Doss, deceased, of, in, and to One-fourth Part or Share of a Lower-roomed Brick-built Messuage, Tenement, or Dwelling House, No. 303, with a piece or parcel of Land thereunto belonging, containing, by estimation, One Cottah and Four Chittacks, more or less, situate, lying, and being at Solahazar, in Sootanooty, in the Town of Calcutta, and butted and bounded as follows: (that is to say), on the East by Chitapore Road, on the West by the House and Land of Woomischunder Paul Chowdry, on the North by the House and Land of Hurrodoss Mitter, and on the South by the House and Land of Pearce Khankee.

2.—And also, the Right, Title, and Interest of the said Panchann Doss, deceased, of, in, and to One-fourth Part or Share of a Six Annas Share of, in and to a Tank, with a piece or parcel of Land thereunto belonging, containing, by estimation, Sixteen Cottahs, more or less, situate, lying, and being at Simlah, in the Town of Calcutta, and butted and bounded as follows: (that is to say), on the East by a piece of Land of Roopnarain Ghosaul, on the West by a Lane, and on the North and South by Land of Rammohun Mullick.

The Conditions of Sale may be known by applying at the Sheriff's Office.

STOLEN

From the Dwelling House of Mr. Simon George, (next to the Greek Chapel,) Omrautolla Street,

A bundle of Title Deeds, appertaining to his House and Premises, No. 25, corner of Waterloo Street and Cossitollah, among which are some other valuable Papers, Promissory Notes, &c. &c. &c.

A bag containing 503 Sa. Ra.

Ditto ditto 145 Co.'s Ra.

A Gold Ring, set with a Laul, (Ruby,) encircled with 9 Diamonds.

A ditto, set with an Emerald.

A ditto ditto, smaller.

A gold mounted Pearl Breast Pin.

A string of 16 Gold Beads.

Gold Ear-rings, weighing $1\frac{1}{2}$ Sa. Wt. and other Property.

Information has been given at the Police Office.

1st June, 1836.

Lately Published,

AT THE BENGAL MILITARY ORPHAN PRESS

Demy Quarto, pp. 680—Price 20 Rupees,

SYNOPSIS

OF THE EVIDENCE TAKEN BEFORE

THE

Select Committee of the House of Commons
IN RELATION OF THE

Army of India,

Including a Copious Appendix, Voluminous Tables and a General Index.

A few Copies only over and above those Subscribed for, are printed: Gentlemen wishing to possess themselves of this valuable Work, are therefore recommended to make early application to the Publisher, Mr. Huttmann, Bengal Military Orphan Press, Calcutta.

Sept. 1, 1836.



APPENDIX TO The Calcutta Gazette.

Published by Authority.

SATURDAY, JUNE 11, 1836.

FORT WILLIAM, LEGISLATIVE DEPARTMENT.

THE 30TH MAY, 1836.

The following Act passed by the Right Hon'ble the Governor General of India in Council on the 30th May, 1836, is hereby promulgated for general information :

ACT No. XIV. of 1836.

Regulations imposing Transit and Town Duties in the interior and fixing rates of Import and Export Duty on Sea Goods, repealed.

I. It is hereby enacted, that from the 1st June next, such parts of Regulations IX. and X. 1810, Regulation XV. 1825, and of any other Regulations of the Bengal Presidency as prescribe the levy of Transit or Inland Customs Duties, or of Town Duties ; and likewise the Schedules of Duties and Provisions of any kind contained in these or any other Regulations for fixing the amount of Duty to be levied upon Goods imported into or exported from the said Presidency by sea, shall be repealed :—Provid-

Except as regards the Jumna Frontier Line.

ed however that nothing herein contained shall be construed to prevent the levy of Duties at the rates now in force at the Custom Houses and Chokies established on the line of the Jumna, or on any Frontier line, upon Goods crossing that line for import into, or export from the Territory of the East India Company by land, nor to affect the Regulations in force for imposing and levying Duties on Salt, the produce of Western and Central India.

Import Duties to be fixed according to Schedule A. annexed.

II. And it is hereby enacted, that Duties of Customs shall be levied on Goods imported by Sea into Calcutta or into any other place within the Provinces of Bengal and Orissa according to the rates specified in Schedule A. annexed to this Act, and with the exceptions specified therein, and the said Schedule with the Notes attached thereto, shall be taken to be a part of this Act.

Export Duties to be collected on Country Goods according to Schedule B. annexed.

III. And it is hereby further enacted, that Duties of Customs shall be levied upon Country Goods exported by Sea from any Port of Bengal or Orissa according to the rates specified in Schedule B. annexed to this Act, with the exceptions therein specified, and the said Schedule with the Notes attached thereto, shall also be taken to be a part of this Act.

No Goods entered therein as liable to Duty to be exempted, except by order of Government.

But the Collector may pass Baggage belonging to Passengers at his discretion.

IV. And it is hereby enacted, that no Goods or Articles whatsoever entered in either of the said Schedules as liable to Duty, shall be exempted from the payment of such Duty or of any part thereof except under special order from the Governor of Bengal.—Provided however that it shall and may be lawful for the Collector of Customs or other Officer in charge of a Custom House, to pass free of duty, as heretofore, any Baggage in actual use, at his discretion, and in case of any person applying

to have Goods passed as such, the Collector acting under the orders of the Board of Customs, Salt and Opium, shall determine whether they be Baggage in actual use, or Goods subject to Duty under the Rules of this Act.

Existing Rules to be enforced for levying the new Import and Export Duties.

V. And it is hereby enacted, that the Rules and Regulations now established for the levy of Duties of Customs on Goods imported into or exported from Calcutta, and other Ports of the Presidency of Fort William in Bengal, shall continue to be in force, and shall be observed and applied for the levy of the Import and Export Duties imposed by this Act, unless repealed or altered or repugnant to the provisions thereof.

Place may be fixed by Governor of Bengal, beyond which an inward-bound Vessel is not to proceed until a Manifest has been delivered to Pilot to be forwarded.

VI. And it is hereby enacted, that it shall be lawful for the Governor of the Presidency of Fort William in Bengal, by an Order printed in the Calcutta Gazette, to fix a place in any River or Port in Bengal or Orissa, beyond which place it shall not be lawful for any inward-bound Vessel, save and except such Dhoonies and Country Crafts as are referred to in Section XXII. of this Act, to pass until the Master or Commander shall have delivered to the Pilot on board for the purpose of being forwarded by the Public Dock or otherwise, as may be ordered by the Board of Customs, Salt and Opium, a Manifest made out in the form prescribed by Section 45, Regulation IX. 1810.

Master to be responsible for its correctness under penalty of Rs. 1000.

And it is hereby enacted, that if the Manifest so delivered by the Master and Commander shall not contain a full and true specification of all the Goods imported in the Vessel, the Master or Person in charge thereof shall be liable to a fine of 1,000 Rs. ; and any Goods or Packages that may be found on board in excess of the Manifest so delivered or differing in quality or kind, or in marks and numbers from the specification contained therein, shall be liable to be seized and confiscated, or to be charged with such increased Duties, as may be determined by the Board of Customs, Salt and Opium ; and if any inward-bound Vessel shall remain outside or below the place so fixed by the Governor of Bengal, the Master or Commander shall in like manner, deliver to the Pilot so soon as the Vessel shall anchor, a Manifest as above prescribed ; and if any Vessel entering a Port for which there is a Custom House established, shall lie at anchor therein for the space of twenty-four hours, the Master and Commander whereof shall neglect to deliver the said Manifest to the Pilot on board, he shall, for such neglect, be liable to forfeit the sum of One Thousand Rupees, and no Entry or Port Clearance shall be given for such Vessel until the fine is paid.

Goods in excess, or not corresponding with Manifest to be seized and confiscated.

Or charged with increased Duties.

The Masters of Vessels lying below to deliver Manifests on coming to anchor.

VII. And it is hereby enacted, that no Vessel shall be allowed to break bulk until the two copies of the Manifest described in the pre-

If remaining at anchor 24 hours without sending Manifest to be subject to penalty of 1000 Rupees.

No Vessel to break bulk unless two copies of Manifest described in the pre-

ed, that no Vessel shall be allowed to break bulk until the two copies of the Manifest described in the pre-

on board. **Importers or Consignees** not bring their Goods to land within the periods above fixed, it shall be the duty of the Master or Commander so to do. And if any Goods remain on board after the time fixed as above for the discharge of the Import Cargo, the Collector may order the same to be landed and warehoused for the security of the duties chargeable, and of any freight and primings and other demands that may be due thereon, giving his receipt to the Master for the same. Provided always, that in all cases it shall be lawful for the Collector or other Officer in charge of the Custom House, with the consent of the Master of the Vessel, to cause any packages to be brought on shore and to be deposited in the Government Warehouse for the security of the Duties and Charges thereon, although twenty days may not have expired from the entry of such Vessel; and in case Goods so landed and warehoused, or any Goods brought to land from any Vessel be not claimed and cleared from the Custom House within three months from the date of landing, it shall be competent to the Collector to sell the same on account of the Duties, Freight, and other Charges incurred and due thereon.

If these fail Collector may land and warehouse.

And may land packages before twenty days with consent of Master.

Further period of 16 or 20 days for continuous lading for export.

If the Vessel be laid up Tide-waiter to search and leave, certifying that it is empty.

necessary Stores and Vessel so laid up

20 and 30 days according to tonnage allowed for lading a Vessel outwards after being laid up, but search and certificate that nothing in on board necessary.

exceeding 600 tons, and thirty days for Vessels exceeding that burthen, after which periods respectively the Master and Commander shall be charged with the wages and expenses of the Custom House Officer on board to the date of the Vessel's sailing from the Port.

When penalty has been incurred by a Master—

fine or demand, on

The Collector may refuse Port Clearance of the Vessel till it be paid.

Goods shipped after Port Clearance to pay double Duty, and 5 per Cent. if free.

have been taken out, double the prescribed Duty shall, in all cases, be levied, and if the Goods be free five per Cent. upon the market value shall be levied thereon.

XIX. And it is hereby enacted, that when a Vessel having cleared out from any Port shall put back from stress of weather, or if shall for any

XVI. And it is hereby enacted, that a further period of fifteen days, Sundays and Holidays excluded, shall be allowed for putting on board Export Cargo if the Vessel shall not exceed 600 tons burthen, and twenty days if exceeding that burthen when the lading and unloading thereof shall be continuous, and the Master or Commander shall in such case not be charged with the wages and expenses of the Custom House Officer on board until after the expiration of such additional periods respectively. And if a Vessel having discharged its Import Cargo shall be laid up, the Custom House Officer on board shall be withdrawn so soon as he shall certify that no Goods remain on board excepting necessary Articles for use, and when a Vessel shall be entered at the Custom House for receipt of Export Cargo, a Custom House Officer shall be sent on board, and if the said last-mentioned Officer shall certify that no Goods are on board saving as above excepted, twenty days, exclusive of Sundays and Holidays as above, shall be allowed from the date of such certificate for the lading outwards of a Vessel not exceeding 600 tons, and thirty days for Vessels exceeding that burthen, after which periods respectively the Master and Commander shall be charged with the wages and expenses of the Custom House Officer on board to the date of the Vessel's sailing from the Port.

XVII. And it is hereby enacted, that if any person in charge of a Vessel shall have become liable to any penalty, on account of any act or omission relating to Customs, the Collector of Customs shall be competent, subject to the Orders of the Board of Customs, Salt and Opium, to refuse Port Clearance to such Vessel until the fine shall be discharged.

XVIII. And it is hereby enacted, that upon any Goods passed through the Custom House for shipment, the application for which shall be presented after Port Clearance shall have been taken out, double the prescribed Duty shall, in all cases, be levied, and if the Goods be free five per Cent. upon the market value shall be levied thereon.

XIX. And it is hereby enacted, that when a Vessel having cleared out from any Port shall put back from stress of weather, or if shall for any

In case of re-landing for damage, &c., Officer to proceed on board to watch.

take charge of the Cargo during such re-landing or removal from on board; and the Goods on board such Vessel shall not be allowed to be transhipped or re-exported, free of duty, by reason of the previous settlement of Duty in the time of first export, unless the Goods shall be lodged in such place as shall be allowed by the Collector of Customs, and shall remain while on land, or while on board of any other Vessel under special charge of the Officers of Customs until the time of re-export, and all charges attending such custody shall be borne by the Exporter or by the Applicant for this advantage. Provided, however, that in all cases of return to Port after Port Clearance, on account of damage or for stress of weather, it shall be lawful for the Owner, or for the Master and Commander to re-enter the Vessel and land the Cargo under the rules for the importation of Goods, and the Export Duty shall in that case be refunded, and the amount paid in Drawback be reclaimed, and the Goods be placed in all respects as before being passed for exportation; and if Goods, on account of which Drawback has been paid, be not found on board the Vessel, the Master shall forfeit the entire value thereof unless he account for them to the satisfaction of the Collector of Customs.

And Cargo not to be exempt from Duty on re-export, unless all the while in charge of Custom House Officers.

Proviso for re-importation when Duties and Drawbacks are to be refunded.

enter the Vessel and land the Cargo under the rules for the importation of Goods, and the Export Duty shall in that case be refunded, and the amount paid in Drawback be reclaimed, and the Goods be placed in all respects as before being passed for exportation; and if Goods, on account of which Drawback has been paid, be not found on board the Vessel, the Master shall forfeit the entire value thereof unless he account for them to the satisfaction of the Collector of Customs.

And Master to forfeit the value of Drawback, Goods not forthcoming.

XX. And it is hereby enacted, that when Goods shall be re-landed before the lading of any Vessel is complete and Port Clearance has been granted, the Duty levied upon such Goods shall be returned to the Exporter, but no refund shall be made of Duty paid on the export of any Goods after Port Clearance shall have been granted for the Vessel on which the Goods were exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rules contained in Section XIX. of this Act.

No refund of Export Duty after Port Clearance.

been granted for the Vessel on which the Goods were exported, except the Vessel shall have put back for stress of weather or for damage, and the Goods shall have been re-landed under the Rules contained in Section XIX. of this Act.

Arabs and other Foreign Asiatic Vessels to be deemed foreign.

XXI. And it is hereby further enacted, that Vessels owned by Natives of Arabia and coming from the Ports thereof, and likewise the Vessels of any Country or Port of Asia not subject to the Dominion of the King of the United Kingdom of Great Britain and Ireland, excepting Dhoonies and small Craft from the Maldives and Nicobar Islands as herein under provided, shall be deemed Foreign Vessels.

Dhoonies, &c. to be required to anchor in a particular part of the River.

XXII. And it is hereby enacted, that Dhoonies, Country Craft and other small Vessels, not brought into the Port of Calcutta by Pilots, shall be required to anchor and moor in such part of the River Hooghly as shall be marked out by the Collector of Customs, with the sanction of the Board of Customs, Salt and Opium, and if any such Vessel shall anchor or moor in any other part of the River than as so marked out, and the Master or Person in charge thereof shall not immediately upon being ordered so to do move his Vessel to the place marked out, he shall be liable to a fine of 100 Rupees, to be adjudged by the Collector of Customs, and the Vessel or any part of its Equipment or Cargo may be seized and sold in satisfaction of such fine—and Goods shall be landed from such Vessels and put on board for Export according to such rules and in such places as shall be prescribed by the Collector of Customs, and Vessels of this description coming from the Maldives, or from the Nicobar Islands, shall be considered as British Vessels.

Penalty if not moved said Boat when required, 100 Rupees.

Vessel, its Equipment or Cargo may be seized.

satisfaction of such fine—and Goods shall be landed from such Vessels and put on board for Export according to such rules and in such places as shall be prescribed by the Collector of Customs, and Vessels of this description coming from the Maldives, or from the Nicobar Islands, shall be considered as British Vessels.

Dhoonies, &c. from Maldives and Nicobar Islands to be British Vessels.

British Vessels.

SCHEDULE A.

Rates of Duty to be charged on Goods imported by Sea into any Port of the Presidency of Fort William in Bengal.

No.	ENUMERATION OF GOODS.	WHEN IMPORTED ON BRITISH BOTTOMS.	WHEN IMPORTED ON FOREIGN BOTTOMS.
1	Bullion and Coin.	Free.	Free.
2	Precious Stones and Pearls.	Ditto.	Ditto.
3	Grain and Pulse.	Ditto.	Ditto.
4	Horses and other Living Animals.	Ditto.	Ditto.
5	Ice.	Ditto.	Ditto.
6	Coal, Coke, Bricks, Chalk and Stones.	Ditto.	Ditto.
7	Books printed in the United Kingdom, or in any British Possession.	Ditto.	3 per Cent.
8	Foreign Books.	3 per Cent.	6 per Cent.
9	Marine Stores, the produce or manufacture of the United Kingdom, or of any British Possession.	3 per Cent.	6 per Cent.
10	Do. do., the produce or manufacture of any other place or country.	11 per Cent.	12 per Cent.
11	Metals, wrought or unwrought, the produce or manufacture of the United Kingdom, or any British Possession.	3 per Cent.	6 per Cent.
12	Metals, do. do., excepting Tin, the produce or manufacture of any other place.	6 per Cent.	12 per Cent.
13	Tin, the produce of any other place than the United Kingdom, or any British Possession.	10 per Cent.	20 per Cent.
14	Woolens, the produce or manufacture of the United Kingdom, or any British Possession.	2 per Cent.	4 per Cent.
15	Do., the produce of any other place or country.	4 per Cent.	8 per Cent.
16	Cotton and Silk Piece Goods, Cotton Twist and Yarn, the produce of the United Kingdom, or of any British Possession.	3½ per Cent.	7 per Cent.
17	Do., the produce of any other place.	7 per Cent.	14 per Cent.
18	Opium.	24 Rs. per Seer of 80 Toles, Rs. 3-4 per Md. of 80 Toles per Seer.	11 Rs. per Seer of 80 Toles, Rs. 3-4 per Md. of 80 Toles per Seer.
19	Salt.	14 per Cent.	20 per Cent.
20	Alum.	10 per Cent.	20 per Cent.
21	Camphor.	10 per Cent.	20 per Cent.
22	Cassia.	10 per Cent.	20 per Cent.
23	Cloves.	10 per Cent.	20 per Cent.
24	Coffee.	7½ per Cent.	15 per Cent.
25	Coral.	10 per Cent.	20 per Cent.
26	Nutmegs and Mace.	10 per Cent.	20 per Cent.
27	Pepper.	10 per Cent.	20 per Cent.
28	Rattans.	7½ per Cent.	15 per Cent.
29	Tea.	10 per Cent.	20 per Cent.
30	Vermillion.	10 per Cent.	20 per Cent.
31	Wines & Liqueurs.	10 per Cent.	20 per Cent.
32	Spirits, Consolidated Duty, including that levied heretofore thro' the Police of Calcutta.	9 As. per Imperial Gallon.	10 As. per Imperial Gallon.
33	And the Duty on Spirits shall be rateably increased as the strength exceeds of London proof, and when imported in bottles, five quart bottles shall be deemed equal to the Imperial Gallon. All Articles not included in the above enumeration.	3½ per Cent.	7 per Cent.

And when the Duty is levied on the value of the Goods, it shall be levied on the market value without deduction, and if the Collector of Customs shall see reason to doubt whether the Goods come from the Country from which they are declared to come by the Importer, it shall be lawful for the Collector of Customs to call on the Importer to furnish evidence as to the place of manufacture or production, and if such evidence shall not satisfy the said Collector of the truth of the declaration, the Goods shall be charged with the highest rate of duty, subject always to an appeal to the Board of Customs, Salt and Opium.

And upon the Re-export by Sea of Goods imported, excepting Opium and Salt, provided the re-export be made within two years of the date of Import as per Custom House Register, and the Goods be identified to the satisfaction of the Collector of Customs, there shall be retained one-eighth of the amount of Duty levied and the remainder shall be repaid as Drawback. And if Goods be re-exported in the same Ship without being landed (always excepting Opium and Salt, in regard to which the special rules in force shall continue to apply,) there shall be no Import Duty levied thereon.

SCHEDULE B.

Rates of Duty to be charged upon Goods Exported by Sea from any Port or Place in the Presidency of Fort William in Bengal.

No.	ENUMERATION OF GOODS.	EXPORTED ON BRITISH BOTTOMS.	EXPORTED ON FOREIGN BOTTOMS.
1	Bullion and Coin.	Free.	Free.
2	Precious Stones and Pearls.	Ditto.	Ditto.
3	Books printed in India.	Ditto.	Ditto.
4	Horses & Living Animals.	Ditto.	Ditto.
5	Opium purchased at Government Sales in Calcutta.	Ditto.	Ditto.
6	Cotton Wool exported to Europe, the United States of America or any British Possession in America.	Ditto.	8 As. p. Md. of 80 Toles to the Seer.
7	Ditto do. exported to places other than above.	As. 8 p. Md. of 80 Toles p. Seer.	As. 16 p. Md. of 80 Toles to the Seer.
8	Sugar and Rum exported to the United Kingdom, or to any British Possession.	Free.	3 per Cent.
9	Ditto exported to any other place.	3 per Cent.	6 per Cent.
10	Grain and Pulse of all sorts.	1 Anna per bag not exceeding 2 Mds. of 80 Toles to the Seer, or if exported otherwise than in bags 1 Anna per Maud.	2 As. per bag not exceeding 2 Mds. of 80 Toles to the Seer, or if exported otherwise than in bags 1 Anna per Maud.
11	Iodigo.	Rs. 2 p. Md. of 80 Toles to the Seer.	Rs. 6 p. Md. of 80 Toles to the Seer.
12	Lac Dye and Shell Lac.	4 per Cent.	8 per Cent.
13	Silk, Raw Filature.	3½ As. p. Seer of 80 Toles.	7 As. p. Seer of 80 Toles.
14	Silk, Bengal Wound.	3 As. p. Seer of 80 Toles.	5 As. p. Seer of 80 Toles.
15	Tobacco.	4 As. p. Maud.	8 As. p. Maud.
16	All Country Articles not enumerated above.	5 per Cent.	8 per Cent.

And when the Goods are to be *ad valorem*, the same shall be taken at the market value of the Article at the place of Export, without deduction.

And in settling for the Duties on Exports by Sea, credit shall be given for payment of Inland Customs Duty, and Drawback shall be allowed of any excess of Duty paid upon production of Ruwanas under the following Conditions, until the 1st April, 1837:

First—That the Goods shall be identified, and destination to the Port of Export proved in the usual manner.

Second—That the Ruwanas shall bear date before the 1st April, 1837, and the Goods shall not have been protected thereby, or by the original thereof more than two years.

And after the said 1st April, 1837, credit shall not be given, nor shall Drawback be allowed of any Inland Customs or Land Frontier Duty, paid at any Custom House or Choke of the Jumná Frontier Line, or of Benares, except only upon the Article of Cotton Wool, covered by Ruwanas taken out at the Custom Houses of the Western Provinces, and proved to have been destined for Export by Sea when passed out of those Provinces.

W. H. MACNAGHTEN,
Secy. to the Govt. of India.

No. 27.

ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.

NOTICE.

FORT WILLIAM,

GENERAL DEPARTMENT, THE 30TH MAY, 1836.

Under the powers conferred by the 6th Section of the Act No. XIV. of this year, the Governor of Bengal has fixed the Station of Kedgeroe, in the River Hoogley, as the place beyond which no Vessel inward-bound shall pass, until the Master and Commander shall have delivered a Manifest of the Cargo and Goods laden therein, drawn up in the form prescribed by Section 45, Regulation IX. 1810, to the Pilot on board, in order that it may be forwarded to Calcutta in such manner as may be ordered by the Marine Board.

H. T. PRINSEP, *Secy. to Govt.*



SUPPLEMENT TO

The Calcutta Gazette.

Published by Authority.

WEDNESDAY, JUNE 15, 1836.

FORT WILLIAM,

FINANCIAL DEPARTMENT, THE 27TH OCT. 1834.

NOTICE is hereby given, that from and after the 15th November next, the Board of Trade has been empowered and directed to receive Tenders for advances to be made on Goods and Merchandise consigned to England, covered by Bills of Exchange, to be drawn, payable to the Hon'ble Court of Directors of the East India Company in London, under the conditions and in the forms following:—

1st.—The parties to whom advances may be made shall agree, that the respective Consignments shall be delivered into the Warehouses of the East India Company, or into such other Warehouses as the Court of Directors may appoint, and that they shall be subject to the management of the Court of Directors, so long as the Court shall continue to manage the Goods of Individuals.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of Government, an advance of 2-3ds of such ascertained value will be made.

3d.—For repayment of the advance, Bills of Exchange are to be drawn in triplicate, at six months sight, at the rate of 2s. 2d. per Calcutta Sicca Rupee.

4th.—The parties will be required to place in the hands of the Board of Trade Bills of Lading of the Consignment and Policies of Insurance effected thereon both in triplicate. The Bills of Lading must be drawn, deliverable to the East India Company, or indorsed to order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company as the parties interested.

5th.—In case of default being made, either in acceptance, or payment of the Bills, the Court of Directors are to be authorized in the mode subsequently stated to sell the Goods for the purpose of repaying the Company the amount of the advances made thereon, together with the interest, should any have accrued; the Company, on the other hand, allowing discount when any part of the proceeds shall be realized before the Bills fall due.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods subject to all the conditions agreed upon with the Company, on payment of the Bills, and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision in case of the party, upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent, or in such case, should the Consignor prefer it, the Agency may be wholly withdrawn, and the settlement of either surplus or deficiency be made with the Consignor himself by the Government from whom the advance was received. The advance, at the rates of Exchange, at which the Company may at the time be drawing Bills upon India.

7th.—After the arrival of the Goods in England and when they shall have been placed in such deposit as may have been agreed upon, the Agent

may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with any charges which may be due to the Company thereon.

8th.—The rate of Discount to be allowed by the Company shall not be less than £3 per Cent. per Annum.

9th.—Parties receiving advances are to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Board of Trade, signifying their assent to all the foregoing Conditions, but more particularly for the purpose of expressly authorizing the Sale of the Goods, by the Company (without either notice to or concurrence of any person whomsoever) at any period, after default shall be made either in acceptance or payment of the Bills, also authorizing in such cases the repaying to the Company, the advances made either principal or interest, appointing the Agent in England, for each transaction, and signifying the wishes of the parties in the contingency referred to in the Sixth Article.

10th.—Upon the acceptance of any tender of Goods in Security for advances to be made on the above terms, the Goods will be valued by the Export Warehouse-keeper, and for the sum that may be settled to be advanced thereon, the Board will grant an Order on the General Treasury, payable at 40 days sight.

11th.—The total sum to be advanced on Bills in the present season being limited in amount, the Board of Trade will use their discretion in giving a preference to tenders secured on Goods of a more valuable description, such as Silk and Indigo.

By Order of the Hon'ble the Vice President in Council,

H. T. PRINSEP, Secy. to the Govt.

FORT WILLIAM,
FINANCIAL DEPARTMENT,
THE 11TH MAY, 1836.

Notice is hereby given, that in modification of the Notice issued by Order of the Governor of Bengal on the 11th September last, Bills on London secured on Produce that may be tendered to the Board of Customs, Salt and Opium, after this date upon the terms of the Advertisement of the Vice President in Council in this Department, dated 27th October 1834, will be required to state the rate of exchange in Company's Rupees, and the Board have been authorized to accept the same, all other Forms having been duly observed, at the following rate, until further orders, viz. (2s. 0½d.) two shillings and one half penny for the Company's Rupee.

The Board have further been authorized to grant Orders on the General Treasury in payment for Bills tendered and accepted under the Advertisement above quoted, payable on demand, in lieu of granting them payable at 40 days sight, as provided in the Advertisement of the 27th October 1834, above cited.

Published by Order of the Right Hon'ble the Governor of Bengal,

H. T. PRINSEP,

Secy. to the Govt. of Bengal.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,
THE 13TH JUNE, 1836.**

The following Act, passed by the Right Hon'ble the Governor General of India in Council on the 13th June 1836, is hereby promulgated for general information:

Act No. XV. of 1836.

It is hereby enacted, that the Functionary or Functionaries who are, or may be, appointed to the Political Charge of Sahabood and the other Territories annexed thereto, be placed under the Control and Superintendence in Civil Cases, of the Court of Sudder Dewanny Adawlut at Allahabad; and that such Control and Superintendence shall be exercised in conformity with such Instructions as the said Functionary or Functionaries may have received, or may hereafter receive from the Governor General of India in Council.

W. H. MAGNAGHTEN,

Secy. to the Govt. of India.

**GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.**

FORT WILLIAM, 13th June, 1836.

No. 115 of 1836.—The undermentioned Officers are promoted to the rank of Captain by Brevet, from the dates expressed opposite to their names:

Regiment of Artillery.

1st Lieutenant the Hon'ble Harry Burrard Dunlop,	} 9th June, 1836.
1st Lieutenant John Raithby Stevell,	
1st Lieutenant John Theophilus Jones,	
1st Lieutenant George Hart Dyke,	
1st Lieutenant Julius Bronkman Backhouse,	
1st Lieutenant Edward Madden,	
1st Lieutenant Edward Henry Ludlow,	
1st Lieutenant Hampden Nicholson Pepper,	

**GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF
INDIA IN COUNCIL,**

FORT WILLIAM, 13th June, 1836.

No. 116 of 1836.—The following Promotions are made in the undermentioned Corps of the Native Army:

Corps.	Rank and Names.	To what Rank Promoted.	From what Date.	In whose Room.
15th Regt. N. I.,	Jemadar Shaik Khoda Buksh,	Subadar,	1st May, 1836,	Amar Tewary invalidated.
Ditto,	Jemadar Goordut Panday,	Ditto,	Ditto,	Hunsraje Panday ditto.
Ditto,	Havildar Pulkou Sing,	Jemadar,	Ditto,	Nuneco Sing ditto.
Ditto,	Havildar Omrow Sing,	Ditto,	Ditto,	Shaik Khoda Buksh promoted.
Ditto,	Havildar Heraloli Doobay,	Ditto,	Ditto,	Goordut Panday ditto.
25th Regt. N. I.,	Havildar Ackber Sing,	Ditto,	Ditto,	Meer Khan invalidated.
41st Regt. N. I.,	Jemadar Kungli Sing,	Subadar,	Ditto,	Bhowary Sing ditto.
Ditto,	Havildar Nudholi Sing,	Jemadar,	Ditto,	Rungli Sing promoted.
70th Regt. N. I.,	Jemadar Omrow Sing,	Subadar,	Ditto,	Hunsraje invalidated.
Ditto,	Havildar Sirdharan Tewary,	Jemadar,	Ditto,	Omrow Sing promoted.
73d Ditto,	Jemadar Rahmut Khan,	Subadar,	Ditto,	Surnam Sing invalidated.
Ditto,	Havildar Bease Persaud Panday,	Jemadar,	Ditto,	Rahmut Khan promoted.
Ramghar Lt. Infy. Batta.,	Jemadar Bowally Khan,	Subadar,	Ditto,	Ramminar Doobay invalidated.
Ditto,	Jemadar Ramperasad Misser,	Ditto,	Ditto,	Dookah Tewary ditto.
Ditto,	Jemadar Purnea Ram,	Ditto,	Ditto,	Souful Sing ditto.
Ditto,	Havildar Shaik Panchowree,	Jemadar,	Ditto,	Bowally Khan promoted.
Ditto,	Havildar Shaik Danna,	Ditto,	Ditto,	Ramperasad Misser ditto.
Ditto,	Havildar Puzally Khan,	Ditto,	Ditto,	Purnea Ram ditto.

Wm. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

NOTICE.

Payments at the Marine Pay Office.

NOTICE is hereby given, that in future Parties in whose favor Monies are passed payable by the Marine Paymaster, will be required to attend to the following directions:

■ The Party, in whose favor the Bill is passed; himself draws the Money at the Pay Office, he will be required to receipt the Bill and also to sign an Office Check for the amount.

On the other hand, if the Money is to be drawn by the Agency of a Sincere or other Person, it will be necessary

that the amount should be made payable (under the signature of the Party in whose favor it is passed) to such Sincere or other person by name—or to bearer—and such Sincere, or other person, or the bearer, will be required to receipt the Bill and to sign the Office Check for the amount.

Of course in the latter case, if the Money should be paid to the wrong person in consequence of the Bill being lost or stolen, or otherwise surreptitiously obtained by the Party presenting it, the Marine Department cannot be considered answerable.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 4th May, 1836.

4th Regiment N. I.

Lieutenant Philip Goldsey, 11th June, 1836.

Assistant Surgeon Allan Gilmore, M. D., recently appointed 2d Assistant Garrison Surgeon, has obtained from the Right Hon'ble the Governor of Fort William, on the 8th instant, leave of absence for three weeks beyond the period allowed by the Regulations of the Service for repatriating to the Presidency, with permission to visit Benares and Ghazepore, on account of private affairs.

Wm. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

FORT WILLIAM, 13th June, 1836.

No. 117 of 1836.—The undermentioned Persons are appointed Assistant Overseers in the Department of Public Works, on the Salaries allowed for that rank:

Mr. James Murray, in the Berhampore Division, from the 11th August last, vice Shephard deceased.

Sergeant F. Crank, of the Sappers and Miners, to the Public Works in Assam.

In consideration of the long and faithful services of the undermentioned Subadar Majors, the Right Hon'ble the Governor General of India in Council is pleased to sanction, in addition to the Ordinary Pension of Subadar, the grant to them of the Brevet Pay of their rank, from the date of their transfer to the Invalid Establishment:

Subadar Major Goordut Sing, late of the 19th Regiment Native Infantry.

Subadar Major Kullander Sing, late of the 49th Regiment Native Infantry.

Wm. CASEMENT, Col.

Secy. to the Govt. of India Mily. Dept.

NOTICE.

Establishment of a Light House at Pondichery.

From the 1st of July 1836, a fixed Light of the 3d magnitude will be exhibited during the whole night, on the summit of a Tower recently constructed at Pondichery.

This Light, placed at 89 feet above the level of the Sea will be seen in clear weather, from a Ship's Poop, from a distance of sixteen to seventeen Nautical Miles.

During the N. E. Monsoon, that is to say, from the month of October to March, Vessels arriving during the night, in the Roads of Pondichery, should anchor in ten or twelve fathoms Water, the Light bearing by Compass from W. by N. to W. N. W. This Anchorage will be the most convenient for communication with the Shore and for Weighing in case of bad weather.

During the S. W. Monsoon, the wind prevailing from S. E. on the Coast, from the end of March to October, bad weather is not to be apprehended; Vessels can then anchor at night in six or seven fathoms with the Light bearing by Compass from W. to W. by N.

Thus placed, the Vessels will be during each Season, in the most favorable position for communication with the Shore.

Pondichery, the 10th March, 1836.

(Signed) A. HONTEIN,
Le Capitaine de Port.

Approved,

(Signed) L. DALMAR,
Le Commissaire de la Marine Ordonnateur.

Published by Order of the Marine Board,
C. H. GREENLAW, Secretary.
Fort William, the 29th April, 1836.

CALCUTTA STAMP OFFICE.

THE 28TH MAY, 1836.

NOTICE is hereby given, that from the 1st June 1836, the Company's Rupee will be received at par with the Sica Rupee in payment for Stamps, that is to say, One Company's Rupee for a Stamp value One Sica Rupee, and so forth.

H. PALMER, Collector of Stamps.

কলিকাতা ইষ্টান্ড আফিস ২৮ মে ১৮৩৬।

ইস্টেডার দেওয়া যাইতেছে যে ১ জুন ১৮৩৬ অবধি ইষ্টান্ডের মুদ্রা কোম্পানির টাকা নিকট টাকার সমান বোধ করিয়া লওয়া যাইবেক অর্থাৎ নিকট ১ এক টাকার মণের ইষ্টান্ড কোম্পানির ১ এক টাকা লওয়া যাইবেক—

এইরূপ—

H. PALMER, Collector of Stamps.

NOTICE is hereby given, that agreeably to the Conditions of Sale, the Deposits on the Salt sold at the Sales of February last, will positively be forfeited if the amount due be not paid, and the Sub-Treasurer's Receipt for the same produced in this Office by 2 o'clock on Saturday, the 25th June next, and the said Salt will be Re-sold to the highest bidder, on account of the East India Company, according to the Conditions of Sale, at such time or times as the Board of Customs, Salt and Opium, may determine.

By Order of the Board of Customs, Salt and Opium, the 14th May, 1836.

S. G. PALMER, Actg. Secy.

এশ্তেডার দেওয়া যাইতেছে—

যে সন ১৮৩৬ সালের ফেব্রুয়ারি মাসের নিম্ন মের বিক্রিত নমকের কিয়তের বেবাক টাকা আদায় হইয়াছে টাকার সবজেরের সাহেবের রসিদ যদা নি আগামী ২৫ জুন রোজ শানহার দিবা হইয়াছে দুইশতপঞ্চাশ এই দফার দাখিল না হয় তত মোতাবেক সরকারিলাস এই নমকের আদায়ত পেমনি নিম্নরূপ জন্ম হইবেক এবং নমক মজদুর সরকারি জম্বুত ইংরেজ কোম্পানি বাহাদুরের নিজ হিসাবে বোর্ড পরমিট ও নমক ও আকিম কর্তৃক যে সময় নির্ভায়া হইবেক সেই সময়ে উক্তম মুদ্রা

এদারক গুদাকের প্রতি গ্রিসেল অর্থাৎ পুনরায় বিক্রয় হইবেক—

বিমোজিব হুদুম সাহেবান আনিদার বোর্ড পরমিট ও নমক ও আকিম ইতি সন ১৮৩৬ মাস তারিখ ১৪ মে—

S. G. PALMER, Actg. Secy.

SALT.

Revenue Board Office, Fort St. George, 19th May, 1836.

STATEMENT showing the quantity of SALT as reported to Calcutta from the Collectors of Chingleput and Madras in the current year 1836-37, and the quantity in Store ready for exportation, under the terms of the Advertisement dated the 29th February, and published in the Fort St. George Gazette of the 5th March 1836.

	Quantity of Salt permitted to be exported to Calcutta in 1836-37.	Quantity already exported.	Quantity remaining to be exported.	Quantity actually in store and ready for exportation.
	Bl. Mds.	Bl. Mds.	Bl. Mds.	Bl. Mds.
Chingleput, Covelung,	1,50,000	32,700	1,17,240	49,672½
Madras, Ennore,	1,50,000	"	1,50,000	51,816

A. P. ONSLOW, Secretary.

CIVIL FUND.

A Quarterly General Meeting of the Subscribers to the Civil Fund, will be held at the Town Hall, on Monday, the 25th day of July next, at 10 o'clock in the Forenoon, for the purpose of inspecting the Accounts of the Fund, and appointing a Committee of Managers and Trustees for the ensuing year agreeably to Article XV. of the Plan.

By Order of the Managers,

R. B. FITZGERALD, Secretary.

Civil Fund Office,
Calcutta, 14th June, 1836.

No. 1.

WHEREAS by an Order of the High Court of Chancery in England, bearing date the 28th day of March, 1833, made in a Cause of "Cuthbert v. Purrier," and other causes, it is referred to the Right Honorable Robert Lord Henley, one of the Masters of the said Court, to enquire and state to the Court, whether Fyzum Meerum, in the said Order mentioned, is living or dead, and if dead when she died, and whether any persons or person are or is her legal personal representatives or representative. Therefore the said Fyzum Meerum if living, or if dead, any persons or person claiming to be her legal personal representatives or representative, is or are forthwith to come in before the said Master, at his Chambers, in Southampton Buildings, Chancery Lane, London, and make out her, his or their claim, or in default thereof, they will be excluded the benefit of the said Order. Edward Alexander Cuthbert, formerly of Allahabad, in the East India, Esq. deceased, by his Will, dated the 26th day of December, 1808, and proved in Calcutta on the 30th day of July, 1810, and the Perogative Court of Canterbury in England, on the 8th day of May, 1811, bequeathed to the said Fyzum Meerum, a sum of 280 Rupees monthly, which it has been ascertained she received from his Executor William Hollings, up to the 31st of August, 1816. The said Fyzum Meerum is described in the Will of the said Edward Alexander Cuthbert, as being then in Calcutta. She afterwards resided at Cawnpore and Allahabad, and was last heard of at Calcutta.

CAMERON AND BOOTH,

Plaintiff's Solicitors, Gray's-Inn, London.

NOTICE of Public Sale for Arrears of Revenue unless immediately liquidated at the Collector's Office, Zillah Mymensing on Monday the 18th July 1836 next, corresponding with the 4th Shrabon 1243 B. S.

Name of Mohal to be sold and of the Pergunnah in which it is situated, and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Juma.	Arrears of Revenue including Interest and Penalty up to 1242 B. S.	Remarks.
Ph. Pookheero, s 4as. Share,...	Ranee Huroonduree Dibha,	17035 10 3 0	29659 11 3 0 0	
(On the same day the Rights and Interest of Kishen Indernarain Thakoor, (late Husband of Rane Huroonduree Dibha,) in Ph. Pookheero, in satisfaction of a Decree of Court amounting Principal and Interest to				198215 12 7 1 2 Kranta.

D. PRINGLE, Collector.

Mymensing Collectorate, the 14th May, 1836.

حکم اشہارنا مہ کچہری کلکٹری ضلع میمننگہ اینکہ
بموجب منہای قانون یازدہم سنہ ۱۸۲۲ع و قانون ہفتم سنہ ۱۸۳۰ع برای ادای زر باقخرانہ
وسود جرمانہ بابت بقایا لغایت سنہ ۱۲۴۳ بنگلہ تاریخ نیلام محال مندرجہ ذیل در یوم ہجدم
جولائی سنہ ۱۸۳۶ع مطابق چہارم سانوں سنہ ۱۲۴۳ بنگلہ روز دوشنبہ مقرر ساختہ اشہار
دادہ میشود کسانیکہ ارادہ خرید نیلام محال مرقوم داشتہ باشند لازم کہ زمان قبل نیلام
محصور صاحب کلکٹر ضلع مذکور حاضر و رجوع شدہ بواقفیت کاغذات جمع وزمن نیلام خرید
نمایند درین باب تاکید دانند المرقوم سیزدہم می سنہ ۱۸۳۶ع مطابق اول جیبہ سنہ ۱۲۴۳ بنگلہ

ইহহাৱনাৰা কাচাৰি কালেকটৰি জিলা ময়মনসিংগী এহী নাগাইত সন ১২৪২ সালৰ বাৰী ধাৱনা
ও নুৰ জৱিমাৰা আদায়কাৰণ সন ১৮২২ সাল ইংৰেজীৰ ১১ কানুন ও সন ১৮৩০ সাল ইংৰেজী ৭
কানুন শূকত বিচৰ লেৰা মহাল জিলা ময়মনসিংগ কালেকটৰি কাচাৰিতে নিলাম কৰা আবদাৰ
জানিয়া বতৰিখ ১৮ জুলাই সন ১৮৩৬ সাল ইংৰেজি মোতাৱেক ৪ খুৱৈ সন ১২৪৩ সাল বাৰাণা
ৰোজ সোমবাৰ বেলা দুই এহৰেৰ সময় জিলা ময়মনসিংগ কালেকটৰি কাচাৰিতে নিলামে বিকী হইবেক
অৰে কেহ ধৰিধেৰ এৱান। রাহৰ তাহাৰ দিগেৰ উচিত অৰে নিলামে ৰোজৰ পূৰ্বে কাচাৰি ময়মন
পছিয়া মহাল ময়মনসিংগ অমা ও জমিৰ কাগজাত ওয়াৰিহ হইয়া নিলাম ধৰিহ কৰহ ইতি সন ১৮৩৬
সাল ইংৰেজি তাৰিখ ১৩ মাই মোতাৱেক সন ১২৪৩ সাল তাৰিখ ১ ষ্টক—

ক ন ন	কাচাৰি নং	ইসাম মহাল	ইসাম মা লিক	অমা সন	ৱকম হিন্দা ৱাহা মিল মে বিকী হ ইবেক	বাৰী ধাৱনা না ১২৪২ সাল	বাৰী ওৰ জৱি মাৰা	এখন বাৰী
১	০	নং পুৱি কা হি আনা	ৱানী হৰ পুৱি মে ৱা	১৭৬৩৫১/৩	১	১৬৩৩৫১/১১	৩৩২৪/৩৫	২২৬৫২১/৩

জানান আইতেহে অৰে ঐ উপৰেৰ লিখিত সন ১৮৩৬ সালৰ ১৮ জুলাই আদায়কাৰে ডিগৰিৰ দেইয়া
১৮৩৬ সাল = কান আদায় কাৰণ বাৰী হৰপুৱি দেৱাৰ নওহৰ কৃষ্ণইজনাৱান সন ১৮৩৬ সালৰ হৰ
ইজনাৱান পুৱিহা হিন্দা ময়মনসিংগ মাধ্য নিলাম হইবেক ইতি—

D. PRINGLE, Collr.

NOTICE of Public Sale for Arrears of Revenue unless intermediately liquidated at the Collector's Office of Zillah Rajshaya, on Tuesday the 28th day of June 1836 next, corresponding with 16th Assur 1243 B. S. or F. S.

Name of Mehal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietor.	Annual Sudder Jumma.	Arrears of Revenue, including Interest and Penalty.	Remarks.
Kt. Pergh, Taherpour, 10as. Portion, Lot No. 146,	Birassur Ray Chowdury,	31411 1 11 0	18431 5 5 0	
Mitto 1as. 5gs. Portion,	Ditto,	2506 4 11 0	1493 0 6 0	
Dullonee and ors. Toppa Bess,	Ditto,	4716 7 1 0	2771 5 4 0	

W. M. DIROM, *Offy. Dy. Collr.*

Zillah Rajshaya, Collector's Office, the 25th May, 1836.

NOTICE of Public Sale for Arrears of Revenue, unless intermediately liquidated, at the Collector's Office of Zillah Rungpore, on Thursday, the 30th day of June next, corresponding with 18th Assur 1243 B. S.

Name of Mehal to be sold and of the Pergunnah in which it is situated and No. of Lot in Collector's Sale Advertisement.	Recorded Proprietors.	Amount Sudder Jummah.		Arrears of Revenue, including Interest and Penalty.		Remarks.
		In Sa. Rs.	In Co. Rs.	In Sa. Rs.	In Co. Rs.	
Pergh. Rahmundainguh,	Pubitra Chowdrance, and Kirteechunder Chowdry,	31402 1 16 2	33495 9 5 0	2848 11 17 0	3038 10 6 0	
Lot No. 1,	Joyramonee Chowdrance, Umangmangjoree and Gallymohan Chowdry,	21096 6 3 2	23142 13 0 0	2035 1 11 0	2170 12 4 0	
Pergh. Tepah,	Gourepersaud, Hoorgapersaud, Roachunder & Soorow Dhanej Debes,	12045 14 4 1	12648 15 2 0	1207 14 0 1	1298 6 5 0	
Lot No. 64,	Hanniah Debye, Gallychunder and Chaheschunder Race,	18444 11 12 2	19673 10 3 0	1843 2 17 3	1966 0 11 0	
Pergh. Coondy, 7as.	Rancee Joydoorgah, Rancee Kishenramonny and Shankisore Race,	6761 4 4 2	7215 9 4 0	680 9 10 1	939 5 6 0	
Lot No. 65,	Roodrakanth Race, Annudechunder Race, Annudmoye Debye, and Kurnonacanth Race,	12378 7 9 2	13203 11 1 0	1073 12 15 3	1130 6 4 0	
Kt. Pergh. Bahmnyoon-dah, &c.	Moharajah Hurrinder Narain Bhooj,	94003 6 7 3	100910 4 8 0	8692 0 5 0	9484 13 1 0	
Lot No. 69,						
Pergh. Bheetur-hood, &c. 6as. 15gs.						
Lot No. 91,						
Churkha Bodh, &c.						
Lot No. 121,						
		197334 11 17 3	210490 3 0 0	18881 5 0 0	20027 7 1 0	

C. D. RUSSELL, *Collector.*

Rungpore Collector's Office, the 28th May, 1836.

NOTICE is hereby given, that Three-half Chests, supposed to contain Beer, and Seven one-dozen Boxes of Claret, marked "J. R. D. Barelly," have been picked up by the Police of Barh. Any person having claim to the same, is required to make application to the Magistrate of the City of Patna.

W. R. JENNINGS, *Magistrate.*

Patna, Foujdaree Court, the 6th May, 1836.

NOTICE is hereby given, that the Kutchery House of Barripore and Premises, the property of the Honorable Company, will be exposed in sale by Auction, at the Office of the Collector of the 24-Pergunnahs, on the 14th July next.

F. STAINFORTH, *Offy. Collr.*

Collector's Cutchery, 24-Pergunnahs, }
the 12th May, 1836.

NOTICE is hereby given, that the Effects of the late Mr. WILLIAM RHODES, Assistant Surgeon, deceased, are under the Seal of this Court, and will be delivered to any Person duly authorized to receive the same.

Wm. COWELL, *Judge.*

Barelly, Civil Court, }
The 31st May, 1836. }

NOTICE is hereby given, that 5 Large Indian Table Shades and 325 China Cups have been picked up by the Police of Barh, any Person having Claim to the same is required to make application to the Magistrate of the City of Patna. If not claimed within the period of one month from this date, they will be sold.

W. R. JENNINGS, *Magistrate.*

Patna, Foujdaree Court, }
The 3d June, 1836. }

Sale of Native Jewellery.

HAMILTON AND CO. have the pleasure to inform the Public, that they are favored by Government with the sale of the undermentioned Magnificent NATIVE JEWELS, Presents from Mysore Princes, the whole of which are valued at Sa. Rs. 30,000, exclusive of Commission at 10 per cent.

No. 1. Pearl Kunta of 15 rows, containing.....	500 Pearls.		
And 1 Breastplate, consisting of.....	7 Diamonds 1st size.		
Estimated Prices Pearls at 5 each, Sa. Rs. 2700	15 Do.	2d Do.	
Breastplate, containing the Precious Stones,	3000	14 Do.	1 Do.
	5700		

No. 2. Pearl Kunta of 11 rows, containing.....	994 Pearls.		
And 1 Breastplate consisting of.....	15 Diamonds 1st size.		
Estimated Prices Pearls at 8,.... Sa. Rs. 2712	15 Do.	2d Do.	
Breastplate containing the Precious Stones,	3000	1 Lutuck Emerald.	
	5712		

No. 3. Pearl Kunta of 6 rows, containing.....	334 Pearls.		
And 1 Breastplate consisting of.....	8 Rubies 1st size.		
Estimated Prices Pearls at 4-5 each,.... Sa. Rs. 1503	27 Do.	1 Do.	
Breastplate containing the Precious Stones,	200	1 Square Emerald.	
	1803		
		15 Small Do.	
		1 Lutuck Do.	
		33 Diamonds.	

No. 4. Pearl Kunta of 10 rows, containing.....	546 Pearls.		
And 1 Breastplate consisting of.....	16 Rubies 1st size.		
Estimated Prices Pearls at 5-8,.... Sa. Rs. 2063	16 Do.	2d Do.	
Breastplate containing the Precious Stones,	2000	1 Diamond 1st Do.	
	5063		
		12 Do.	2d Do.
		1 Lutuck Pearl.	

No. 5. 2 Bajacubunda containing.....	90 Diamonds.		
Estimated Prices of Bajacubunda containing the Precious Stones, Sa. Rs. 6000	61 Pearls, large, 155 Do. smaller.		

No. 6. 1 Kulgee containing.....	97 Diamonds.		
Estimated Price of Kulgee containing the Precious Stones, .. Sa. Rs. 3600	1 Square Emerald, 1 Lutuck Do., 1 Ruby, large, 8 Small Do.		

No. 7. 1 Serpesh containing.....	3 Rubies, 1st size.		
Estimated Price of Serpesh containing the Precious Stones, .. Sa. Rs. 1750	40 Do.	2 Do.	
	39 Diamonds.		
	1 Lutuck Emerald.		
	1 Round Do.		

No. 8. 1 Kulgee containing.....	60 Rubies.		
Estimated Price of Kulgee containing the Precious Stones, .. Sa. Rs. 200	39 Diamonds.		

No. 9. 1 Serpesh containing.....	70 Rubies.		
----------------------------------	------------	--	--

Estimated Price of Serpesh containing the Precious Stones, .. Sa. Rs. 300 25 Diamonds, 1 Pearl, 1 Emerald.

مسیرس حمل تین کمپنی همه کسرا خیر داد می شود که کور نرمست صاحب بطریق هدیه جواهرات و زیورات و غیره از نزد شاهزادها یافت اند همون جواهرات و زیورات حسب تفصیل الذیل مسترحمل تین صاحب موصوف کمپنی بدوگان کمشتر فروخت خواهد شد هرکرا در کار و ضرور باشد بمون دوگان آمد بمعاینه مشاهده نمود و گرفتن می تواند قیمت این اشیای مرقوم مقرر می هزار روپیه سوای ازین فیصد بحساب ده روپیه کمشتر صاحب مدد و خواهند یافت

انمبر در شاترد لری يك هار شمارنه مد في د ر بحساب سه روپيه بيست و هفت مد جرا و د هكدهكي معه الماس كلان هفت عدد مچيلاد و از د عدد خورده چهار د عدد چوني هفت عدد و پنا رلكن يك عدد قیمت سه هزار

چمگي پنجهزار هفت صد روپيه ۲ نمبر د ر چهار د لری يك هار شمارنه مد و چهار في د ر قیمت سه روپيه همگي د و هزار هفت صد و از د روپيه د هكدهكي الماسي كلان پانزد عدد مچيلي ده عدد و پنا رلكن يك عدد قیمت سه هزار

منجمله پنجهزار هفتصد و از د روپيه ۳ نمبر درشش لری يك هار شمار د سه صد و سی و چهار قیمتش بحساب في د ر چهار روپيه هفت آنه چمگي پنجهزار پنجهصد و سه روپيه معه د هكدهكي و چوني كلان هشت عدد و خورده بيست و هفت عدد پنا يك عدد پنا رلكن يك عدد الماس د و جرا و سی و سه عدد پنا خورده هجده عدد قیمتش سه صد روپيه

همگي پنجهزار هشتصد و سه روپيه ۴ نمبر دريك هار د لری شمار پنجهصد و چهل و شش قیمت في د ر بحساب پنجهروپيه هشت آنه سه هزار سه روپيه

د هكدهكي چوني كلان شاترد عدد اوسط شاترد عدد الماس كلان يك عدد الماس خورده و از د عدد لکن دريك عدد قیمتش د و هزار روپيه

همگي پنجهزار و سه روپيه

۵ نمبر بازوبند الماسی یکجفت درون
الماس نود عدد رکان شصت و چهار عدد
در خورد یکصد و پنجاه و پنج عدد قیمتش
شش هزار روپيه

۶ نمبر مرمع کنگه الماسی دران الماس
نود و هفت عدد پنا یک عدد پنا رلتن
یک عدد چونی کلان یک عدد چونی خورد
هشت عدد قیمت سه هزار روپيه

۷ نمبر مرمع سرپیچ درون چونی کلان سه
عدد او سطي چهل عدد الماس سی و هشت
عدد پنا رلتن سه عدد پنا رلتن یک عدد
قیمت سه هزار هشت صد و پنجاه روپيه

۸ نمبر مرمع کنگه چونی هشتاد و نه عدد
الماس سی و نه عدد و پنا رلتن یک عدد
قیمت سه صد روپيه

۹ نمبر مرمع سرپیچ ازو چونی هشتاد و شش
عدد شامل آن الماس بیست و شش عدد در
کلان یک عدد و پنا یک عدد قیمتش سه صد
روپيه

ESTATE OF CRUTTENDEN, MACKILLOP AND CO.—Notice is hereby given, that a Dividend, at the rate of Five per Cent., will be paid at the Office of the Assignee, from and after the 15th Instant, to all Creditors of this Estate whose Debts shall have been satisfactorily established.

T. HOLROYD, Assignee.

Fairlie Place, 11th June, 1836.

J. CHALCRAFT begs to inform his Patrons, Friends, and the Public at large, that circumstances have obliged him to close the business of Carver and Gilder, carried on by him at No. 12, Hastings Street, under the Firm of CHALCRAFT and Co., till his affairs are settled. J. C. at the same time cannot fail to offer his grateful and sincere thanks for the extensive patronage and support held out to him since his commencement in business, and trusts to merit a continuance of the same on his resuming business, which he hopes to be enabled to do shortly.

N. B. The Orders of those Gentlemen now on hand, will be finished without delay and forwarded to them.

Calcutta, 1st June, 1836.

NOTICE.—In announcing to our Subscribers, that the Drawing of our Lottery will take place on Thursday, the 23d Instant, precisely at 11 o'Clock A. M., we have to solicit their attendance at the Exchange Rooms, at the hour appointed to enable us to charge our Wheels and put in the Grand Prizes in their presence for their and the Public satisfaction. A few Chances still remain for Sale at No. 217, Bow Bazar.

The Price of unsold and cancelled Chances will be raised to Co's Rs. (30) Thirty each, on the day of Drawing.

Subscribers who fail to pay up their Subscriptions by the 22d Idem, will be considered as having forfeited all claim to their respective Chances.

BOLST & CO.

Calcutta, June 1st, 1836.

LOTTERY on 296 (Two Hundred and Ninety-six) Whole Tickets of the 2d Calcutta Lottery of 1836, to consist of 1350 (Thirteen Hundred and Fifty) Chances at Company's Rupees 25 (Co. Rs. Twenty Five) per Chance.

The following are the Prizes, viz.

1 Prize of	50 Tickets.
2 Ditto of 10 each,	20 Ditto.
2 Ditto of 5 "	10 Ditto.
2 Ditto of 4 "	8 Ditto.
25 Ditto of 1 "	25 Ditto.
50 Ditto of 1/2 "	25 Ditto.
252 Ditto of 1/4 "	63 Ditto.
504 Ditto of 1/8 "	63 Ditto.
512 Ditto of 1/16 "	32 Ditto.

1350 Chances.

296 Tickets.

The Drawing of the Lottery will take place at the Exchange Rooms early in June next. Applications for Chances to be made at No. 217, Bow Bazar.

No advance price of Company's Rupees 18 (Co's Rs. Eighteen) shall be received.

Subscribers from the Mofussil are requested to include the amount of postage in their remittances.

The Prizes will be ready for delivery five days after the Drawing of the Lottery.

BOLST & CO. Projectors.

Calcutta, May 5, 1836.

STOLEN

From the Dwelling House of Mr. Simon George, (next to the Greek Chapel,) Omrautolla Street,

A bundle of Title Deeds, appertaining to his House and Premises, No. 25, corner of Waterloo Street and Cossitollah, among which are some other valuable Papers, Promissory Notes, &c. &c. &c.

A bag containing 593 Sa. Rs.

Ditto ditto 145 Co's Rs.

A Gold Ring, set with a Lail, (Rupee) encircled with 9 Diamonds.

A ditto, set with an Emerald.

A ditto ditto, smaller.

A gold mounted Pearl Breast Pin.

A string of 16 Gold Beads.

Gold Ear-rings, weighing 1 1/2 Sa. Rs. and other Property.

Information has been given at the Police Office.

1st June, 1836.



The Calcutta Gazette.

Published by Authority.

It is requested that Government Notifications for the Calcutta Gazette, of any length, may be sent to the Press before Noon of Friday, and those of a few lines only before 5 P. M. of that day.

SATURDAY, JUNE 18, 1836.

FORT WILLIAM,

FINANCIAL DEPARTMENT, THE 13TH JUNE, 1836.

NOTICE is hereby given, that under instructions just received from the Honorable Court of Directors, the following Terms and Conditions for making Advances upon the Goods and Merchandise of Individuals intended for Consignment to England re-payable to the Court of Directors of the East India Company, have been substituted for those contained in the Advertisement of this Department, dated the 27th October 1834.

1st.—The parties to whom Advances may be made shall agree that the respective Consignments be delivered into such Warehouses as the Court of Directors may approve; and that they be subject to the Control of the Court of Directors until the lien of the Company upon the Consignment shall have been satisfied.

2d.—Upon each Consignment, the value of which is to be ascertained by the Officers of the Indian Governments, or Authorized Agents of the East India Company, an Advance not exceeding two-thirds of such ascertained value will be made.

3d.—For re-payment of the Advance, Bills of Exchange to be drawn in triplicate, at six months sight, at the rate of—

A. d.

Per Company's Rupee for Advances made at	Bengal.
Ditto	Ditto..... Madras.
Ditto	Ditto..... Bombay.
Per Spanish Dollar, Ditto.....	China.

4th.—The Parties will be required to place in the hands of the Board of Customs, Salt and Opium, Bills of Lading of the Consignment and Policies of Insurance effected thereon, both in triplicate. The Bills of Lading must be drawn deliverable to the East India Company, or endorsed to the order of the East India Company. The Policies of Insurance must be effected in the name and on behalf of the East India Company, as the Parties interested, or endorsed to their order; but persons desirous of effecting the necessary Insurance in this Country, and of depositing the Policies in the Company's Treasury, will be allowed to do so.

5th.—In case of default being made either in acceptance, or payment of the Bills, the Court of Directors to be authorized, in such manner and at such times as they may see fit, to sell the Goods, for the purpose of re-paying the Company the amount of the Advances made thereon, including Freight and any other charges or expenses which the Company may have incurred on account of the Consignment, together with interest, should any

have accrued; the Company, on the other hand, allowing discount, where any part of the proceeds shall be realized before the Bills fall due, and the settlement of either surplus or deficiency shall be made with the Consignor; and if in India or China by the Government or Agents from whom he received the Advance, at the rate of exchange at which the Company may at the time be drawing Bills upon such Government or Agents.

6th.—An Agent in England shall be appointed for each Consignment, to whom the Court of Directors shall be empowered to make over the Goods, subject to all the conditions agreed upon with the Company, on payment of the Bills; and with whom they shall be authorized to transact generally all business relating to such Goods. The Consignor shall be at liberty to make provision, in case of the Party upon whom the Bill is drawn, (being also the Agent) having failed to accept the Bill, for the substitution of another Agent.

7th.—After the arrival of the Goods in England, and when they shall have been placed in such deposit as may have been agreed upon, the Agent may be put into possession of them before the Bills become due, upon the amount of such Bills (less discount) being paid, together with the Freight and any other charges and expenses which the Company have paid or may be subject to on account of the Goods.

8th.—The rate of Discount to be allowed by the Company shall be the same as that charged by the Bank of England.

9th.—It is expected that Parties or their Agents will cause the Goods to be insured from the, such Insurance to take effect from the date of the termination of the Sea risk; as the East India Company will not undertake to effect any Insurance upon them.

10th.—Parties receiving Advances, to address in each instance a Letter in quadruplicate to the Court of Directors, according to a form which will be furnished by the Officers of Government (or authorized Agents of the East India Company), signifying their assent to all the foregoing conditions, but more particularly for the purpose of expressly authorizing the sale of the Goods by the Company (without either notice in remembrance of any person whatsoever) at any period after default shall be made either in acceptance or payment of the Bills; also authorizing, in such cases, the re-paying to the Company the Advances made, either principal or interest, together with any other charges or expenses which the Company may have incurred in respect of the Goods, and appointing the Agent in England for each transaction.

Published by Order of the Right Hon'ble the Governor General of India in Council,

H. T. PRINSEP,

Secy. to Govt. of India.

**FORT WILLIAM,
FINANCIAL DEPARTMENT,**

THE 15TH JUNE, 1836.

Notice is hereby given, that until further orders the Board of Customs, Salt and Opium will continue to accept Tenders for Advances under the above Conditions at the rate of (2s. 0½d.) two shillings and one half penny for the Company's Rupee, giving orders for the amount to be paid for the Bills payable at the General Treasury of Calcutta, on demand, as notified in the Advertisement of this Department dated 11th May last.

Published by Order of the Right Hon'ble the Governor of Bengal.

H. T. PRINSEP,
Secy. in the Court of Bengal.

No. 41.

**ORDER BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.**

**FORT WILLIAM,
GENERAL DEPARTMENT.**

THE 8TH JUNE, 1836.

The leave of absence granted to Mr. F. Campbell, Superintendent of Salt Chokies at Midnapore, under Act IX. of 1835, on the 27th April last, for a period of two months on Medical Certificate, is to be calculated as taking effect from the 22d ultimo.

H. T. PRINSEP,
Secy. to Govt.

No. 42.

**ORDER BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.**

**FORT WILLIAM,
GENERAL DEPARTMENT,**

THE 15TH JUNE, 1836.

Mr. J. B. Mill, reported his arrival as a Writer on this Establishment on the 11th instant.

H. T. PRINSEP,
Secy. to Govt.

No. 43.

**FORT WILLIAM,
GENERAL DEPARTMENT,**

THE 15TH JUNE, 1836.

The Right Honorable the Governor of Bengal directs that the following copy of Letter No. 11 of 1836, from the Honorable the Court of Directors, in the Public Department, dated the 2d February, be published for general information:

"Our attention has been again drawn to the question heretofore raised as to the legality of the Trade of America with Singapore, and the opinions of the Law Officers of the Crown as well as those of our own Law Officers having been taken upon the subject, we are advised that the Americans have, under the Convention of the 3d July 1815 and the Act 54 Geo. 3d Cap. 54, the same right of trading with Singapore as they have of trading with Calcutta, Madras or Bombay."

H. T. PRINSEP,
Secy. to Govt.

**FORT WILLIAM,
LEGISLATIVE DEPARTMENT,**

THE 13TH JUNE, 1836.

The following Act, passed by the Right Hon'ble the Governor General of India in Council on the 13th June 1836, is hereby promulgated for general information:

ACT No. XV. OF 1836.

It is hereby enacted, that the Functionary or Functionaries who are, or may be, appointed to the Partial Charge of Subudhoos and the other Territories annexed thereto, be placed under the Control and Superintendence in Civil Cases, of the Court of Sudder Dewanny Adawlat at Allahabad; and that such Control and Superintendence shall be exercised in conformity with such Instructions as the said Functionary or Functionaries may have received, or may hereafter receive from the Governor General of India in Council.

W. B. MACNAGHTEN,
Secy. to the Govt. of India.

(No. 1064.)

**ORDERS BY THE RIGHT HONORABLE THE GOVERNOR
OF BENGAL.**

**JUDICIAL AND REVENUE DEPARTMENT,
THE 14TH JUNE, 1836.**

The Right Honorable the Governor of Bengal has been pleased to make the following Appointment:

Mr. G. T. Shakespear to Officiate as Commissioner in the Moondurhuns; but to remain in charge of the Office of Magistrate and Collector of Dinagpore, until he be relieved.

The following Officers have obtained leave of absence from their Stations:

Mr. E. M. Gordon, late Officiating Commissioner of Revenue and Circuit of the 14th or Moorshedabad Division, for one month, to visit the Presidency, on private affairs, when the duties of the Special Commissioner at Moorshedabad shall have been brought to a close.

Mr. J. B. Ogilvy, Joint Magistrate and Deputy Collector of Pabna, for fifteen days, on private affairs. Mr. G. U. Yale will conduct the duties of the Office during the absence of that Officer.

Mr. J. S. Torrens, Officiating Joint Magistrate and Deputy Collector of Balasore, for four months, for the purpose of proceeding to the Eastward, on Medical Certificate.

Rae Parsanath Bose, Acting Principal Sudder Ameen at Burdwan, for one month, to proceed to Moorshedabad.

The leave of absence granted on the 17th ultimo to Mr. J. K. Ewart, the Joint Magistrate and Deputy Collector of Hidgelee, is cancelled from the 19th idem, the date of his appointment to Pooree.

ROSS D. MANGLES,
Secy. to the Govt. of Bengal.

No. 1345.

**ORDERS BY THE HONORABLE THE LIEUTENANT
GOVERNOR OF THE NORTH WESTERN PROVINCES.**

**ALLAHABAD,
JUDICIAL AND REVENUE DEPARTMENT,
THE 8TH JUNE, 1836.**

The Honorable the Lieutenant Governor has been pleased to make the following Appointments:

Mr. G. Lindsay to Officiate as Civil and Session Judge of Goruckpore.

Mr. A. P. Currie to Officiate as Additional Judge of Goruckpore.

Mr. D. T. Timins to Officiate as Joint Magistrate and Deputy Collector of Goruckpore.

C. MACSWEEN,
Secy. to the Lt. Govr. N. W. P.

No. 11.

**POLITICAL DEPARTMENT,
ALLAHABAD, THE 8TH JUNE, 1836.
APPOINTMENT.**

Mr. G. Mainwaring to be Agent to the Lieutenant Governor of the North Western Provinces at Benares.

G. A. BUSHBY,
Secy. to the Lt. Govr. of the N. W. P.

**GENERAL ORDERS BY THE RIGHT HON'BLE THE
GOVERNOR GENERAL OF INDIA IN COUNCIL.
FORT WILLIAM, 13th June, 1836.**

No. 118 of 1835—Lieutenant George Walter Williams, of the 29th Regiment Native Infantry, is permitted to proceed to Europe on Medical Certificate.

The services of Native Doctor Hossain Baksh, of the 4th Regiment Native Infantry, are placed at the disposal of the Governor of Bengal, for the purpose of being employed in the Jail Hospital at Pooree.

WM. CASEMENT, Col.
Secy. to the Govt. of India Milly. Dept.

GENERAL ORDERS BY THE RIGHT HONORABLE THE GOVERNOR GENERAL OF INDIA IN COUNCIL.

FORT WILLIAM, 13th June, 1836.

No. 119 of 1836.—The following Promotions are made in the undermentioned Corps of the Native Army:

Corps.	Rank and Names.	To what Rank Promoted.	From what Date.	In whose Room.
19th Regt. N. I.,	Subadar Serdal Sing,	Subadar Major,	1st May, 1836...	Goordutt Sing invalided.
27th Ditto,	Jemadar Nehal Sing,	Subadar,	Ditto,	Sowdeen Sing ditto.
Ditto,	Jemadar Pulwan Khan,	Ditto,	Ditto,	Kirpak Ram ditto.
Ditto,	Havildar Motie Ram,	Jemadar,	Ditto,	Nehal Sing promoted.
Ditto,	Havildar Madul Khan,	Ditto,	Ditto,	Motie Ram ditto.
43d Ditto,	Jemadar Bhyroo Sing,	Subadar,	Ditto,	Ali Moollah invalided.
Ditto,	Jemadar Bhooka Sing,	Ditto,	Ditto,	Ramjaan Khan ditto.
Ditto,	Havildar Bedoonee Sing,	Jemadar,	Ditto,	Bhyroo Sing promoted.
Ditto,	Havildar Neemul Sing,	Ditto,	Ditto,	Mohun Sing ditto.
Ditto,	Havildar Shook Emmaum Buhah,	Ditto,	3d Ditto,	Huldee Sing deceased.
52th Ditto,	Jemadar Lalla Roop Chaud,	Subadar,	1st Ditto,	Chatterdarry Sing invalided.
Ditto,	Havildar Kuggun Sing,	Jemadar,	Ditto,	Lalla Roop Chaud promoted.
67th Ditto,	Jemadar Khooseal Khan,	Subadar,	Ditto,	Luchun Ram invalided.
Ditto,	Jemadar Purgosa Sing,	Ditto,	Ditto,	Allad Opadia ditto.
Ditto,	Havildar Deerguomen,	Jemadar,	Ditto,	Khooseal Khan promoted.
Ditto,	Havildar Ojeer Khan,	Ditto,	Ditto,	Purgosa Sing ditto.

WM. CASEMENT, Col.

Secy. to the Govt. of India Milly. Dept.

OVERLAND MAIL.

THE H. C.'s Cruiser *Euphrates* is not expected to be despatched for the Red Sea, from Bombay, till after the arrival at that Presidency of the Calcutta regular Mail of the 20th instant.

G. J. SIDDON, Post Master General.

Fort William, General Post Office, the 16th June, 1836.

NOTICE.—The Packets containing the Letters for Rangoon and Moulmein, which had been despatched by the "*Amelia*," have been transferred to the "*John Hepburne*," the former Vessel having put back leaky.

The undermentioned Transfers of Letters were effected in consequence of the too late arrival of the Packets at Kidgerree to catch the Vessels for which they were originally intended.

Date of the Receipt of the Letters at the General Post Office.	Names of the Vessels by which the Letters were intended to have been sent.	Destination.	Names of the Vessels by which the Letters were transmitted.
23d May, 1836,	Lloyds,	London, ...	Children.
23d ditto ditto,	Sir John Bressford, ...	Ditto,	Ditto.
25th ditto ditto,	Ruby,	Singapore & China, ...	David Clark.
26th, 27th, and 28th do. do., ...	Navarino, ...	Mauritius, ...	Alexander.

WM. MOORE, Deputy Post Master.

Fort William, General Post Office, }
The 17th June, 1836. }

NOTICE.

Establishment of a Light House at Pondichery.

From the 1st of July 1836, a fixed Light of the 3d magnitude will be exhibited during the whole night, on the summit of a Tower recently constructed at Pondichery.

This Light, placed at 82 feet above the level of the Sea will be seen in clear weather, from a Ship's Poop, from a distance of sixteen to seventeen Nautical Miles.

During the N. E. Monsoon, that is to say, from the month of October to March, Vessels arriving during the night, in the Roads of Pondichery, should anchor in ten or twelve fathoms Water, the Light bearing by Compass from W. by N. to W. N. W. This Anchorage will be the most convenient for communication with the Shore and for Weighing in case of bad weather.

During the S. W. Monsoon, the wind prevailing from S. E. on the Coast, from the end of March to October, bad weather is not to be apprehended; Vessels can then anchor at night in six or seven fathoms with the Light bearing by Compass from W. to W. by N.

Thus placed, the Vessels will be during each Season, in the most favorable position for communication with the Shore.

Pondichery, the 10th March, 1836.

(Signed) A. HOSTEIN,

Le Capitaine de Port.

Approved,

(Signed) L. DALMAS,

Le Commissaire de la Marine Ordonnateur.

Published by Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 29th April, 1836.

NOTICE.

Payments at the Marine Pay Office.

NOTICE is hereby given, that in future Parties in whose favor Monies are passed payable by the Marine Paymaster, will be required to attend to the following directions:

If the Party, in whose favor the Bill is passed, himself draws the Money at the Pay Office, he will be required to receipt the Bill and also to sign an Office Check for the amount.

On the other hand, if the Money is to be drawn by the Agency of a Sircar or other Person, it will be necessary that the amount should be made payable (under the signature of the Party in whose favor it is passed) to such Sircar or other person by name—or to bearer—and such Sircar, or other person, or the bearer, will be required to receipt the Bill and to sign the Office Check for the amount.

Of course in the latter case, if the Money should be paid to the wrong person in consequence of the Bill being lost or stolen, or otherwise surreptitiously obtained by the Party presenting it, the Marine Department cannot be considered answerable.

By Order of the Marine Board,

C. B. GREENLAW, Secretary.

Fort William, the 5th May, 1836.

CIVIL FUND.

A Quarterly General Meeting of the Subscribers to the Civil Fund, will be held at the Town Hall, on Monday, the 25th day of July next, at 10 o'Clock in the Forenoon, for the purpose of inspecting the Accounts of the Fund, and appointing a Committee of Managers and Trustees for the ensuing year agreeably to Article XV. of the Plan.

By Order of the Managers,

R. B. FITZGERALD, Secretary.

Civil Fund Office, }
Calcutta, 14th June, 1836. }